1 2	Jeffrey W. Dulberg (State Bar No. 181200) John W. Lucas (State Bar No. 271038) PACHULSKI STANG ZIEHL & JONES LLP 10100 Santa Monica Blvd., 13 th Floor				
3	Los Angeles, CA 90067 Telephone: 310/277-6910				
4	Facsimile: 310/201-0760				
5	E-mail: jdulberg@pszjlaw.com jlucas@pszjlaw.com				
6	[Proposed] Counsel to Bradley D. Sharp, Cha	apter 11 Trustee			
7 8	CENTRAL DIST	S BANKRUPTCY COURT FRICT OF CALIFORNIA GELES DIVISION			
9	In re	Case No.: 2:23-bk-10990-SK			
10					
11	LESLIE KLEIN,	Chapter 11			
12	Debtor.	CHAPTER 11 TRUSTEE'S APPLICATION TO (A) EMPLOY COLDWELL BANKER			
13		REALTY AS REAL ESTATE BROKER AND			
13		(B) ENTER INTO EXCLUSIVE LISTING AGREEMENTS; DECLARATIONS RE			
15		DISINTERESTEDNESS FOR EMPLOYMENT OF PROFESSIONAL			
		PERSONS UNDER F.R.B.P. 2014			
16 17		[161 N. Poinsettia Place, Los Angeles, CA 90036;			
18		143 S. Highland Avenue, Los Angeles, CA 90036; 315 N. Martel Avenue, Los Angeles, CA 90036]			
19		[No Hearing Required Pursuant to Local			
20		Bankruptcy Rules 2014-1(b)(1) and 9013-1(o)]			
21	Bradley D. Sharp, the duly appointed	chapter 11 trustee (the "Trustee") of the bankruptcy			
22	estate (the "Estate") of Leslie Klein (the "Debtor"), hereby seeks an order approving the				
23	employment of Coldwell Banker Realty (the "Broker") as the Trustee's real estate broker in				
24	connection with the marketing and sale of those certain properties located at 161 N. Poinsettia				
25	Place, Los Angeles, California 90036 (the "Poinsettia Place Property"), 143 S. Highland Avenue,				
26	Los Angeles, California 90036 (the "Highland Avenue Property"), and 315 N. Martel Avenue, Los				
27	Angeles, California 90036 (the "Martel Aven	nue Property", and together with the Poinsettia Place			
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Property and the Highland Avenue Property, the "Properties"), substantially consistent with the terms set forth in the listing agreements attached as Exhibits "1" through "3", respectively.

This Application is brought pursuant to section 328 of title 11 of the United States Code, 11 U.S.C. §§ 101, et seq. (the "Bankruptcy Code"), Federal Rule of Bankruptcy Procedure 2014, and Local Bankruptcy Rule 2014-1. In support of the Application, the Trustee respectfully represents as follows:

I.

BACKGROUND

- 1. On February 22, 2023, the Debtor filed a voluntary petition for relief under subchapter V of Chapter 11 of the Bankruptcy Code.
- 2. On April 24, 2023, creditors Erica and Joseph Vago filed a *Motion for Order* Dismissing Debtor's Chapter 11 Bankruptcy Case (the "Motion to Dismiss") [Docket No. 79].
- 3. On May 17, 2023, at a hearing held on the Motion to Dismiss, the Court ruled that the appointment of a chapter 11 trustee, and not dismissal of the case, was in the best interests of the estate.
- 4. On May 23, 2023, the UST filed a Notice of Appointment of Chapter 11 Trustee [Docket No. 151], appointing Bradley D. Sharp to serve as chapter 11 Trustee (the "Trustee").
- 5. On May 24, 2023, the UST Filed an Application for Order Approving Appointment of Trustee and Fixing Bond [Docket No. 154], approved by order entered the same day [Docket No. 155]. On that same day, the Trustee accepted his appointment [Docket No. 156].
- 6. This is a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Venue is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

II.

MEMORANDUM OF POINTS & AUTHORITIES

7. The Trustee respectfully applies for authority to employ Coldwell Banker Realty (the "Broker"), through its agents Steven Flores, Jessica Heredia and William Friedman (collectively, the "Agents"), respectively, as the Trustee's real estate broker in connection with the

¹These initial listing prices are based upon incomplete property inspections. They are subject to change, with the Trustee's consent, following inspection of the Properties and in accordance with market conditions.

- h. The Trustee seeks authorization to enter into the listing agreements with the Broker with regard to the Properties and to extend the agreements from time to time as he believes in his sole discretion to be appropriate under the circumstances without further notice or order of the Court.
- i. The Trustee believes the employment of the Broker is in the best interests of the estate, based on the above facts.

III.

NOTICE

- 8. Pursuant to Local Bankruptcy Rule 2014-1(b)(4), a hearing is not required in connection with the Application unless requested by the United States Trustee, a party in interest, or otherwise ordered by the Court. Pursuant to Local Bankruptcy Rule 2014-1(b)(3), any response to the Application and request for hearing must be in the form prescribed by Local Bankruptcy Rule 9013-1(f) and must be filed with the Court and served upon the Trustee, his proposed counsel, and the United States Trustee no later than fourteen (14) days from the date of service of notice of the filing of the Application.
- 9. Notice of filing of this Application was provided to the Office of the United States

 Trustee and all parties who filed and served a request for special notice as of the date of service of
 the Notice.

WHEREFORE, the Trustee prays for entry of an order authorizing him to (1) employ Coldwell Banker Realty as the Trustee's real estate broker effective as of August 1, 2023; (2) execute exclusive listing agreements substantially consistent with the terms and conditions set forth in **Exhibits "1"** through **"3"** attached hereto, subject to price modifications as appropriate in consultation with the Broker; (3) authorize the Trustee to extend that agreement in his sole discretion without further notice or order of the Court; (4) authorize the Trustee to take such other

[Remainder of Page Intentionally Left Blank]

1	actions	as necessary in further	rance of the marke	ting	and sale of the Properties; and (5) for all other
2	further a	and proper relief.			
3	Dated:	August 2, 2022	DA	СП	ULSKI STANG ZIEHL & JONES LLP
4	Dateu.	August 3, 2023	1 A	CII	OLSKI STANG ZIEHL & JONES LEI
5			Ву		/s/ Jeffrey W. Dulberg
6					Jeffrey W. Dulberg
7					[Proposed] Counsel to Bradley D. Sharp, Chapter 11 Trustee
8					Chapter II Trustee
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1 STATEMENT OF DISINTERESTEDNESS FOR EMPLOYMENT OF PROFESSIONAL PERSON UNDER F.R.B.P. 2014 2 (Coldwell Banker Realty) 3 Name, address and telephone number of the professional ("the Professional") submitting this Statement: 5 Coldwell Banker Realty 3015 Main Street, Ste 400 6 Santa Monica, CA 90405 Telephone: 310-913-8112 7 2. The services to be rendered by the Professional in this case are (specify): 8 9 To market and sell real property located at 315 N. Martel Avenue, Los Angeles, Los Angeles County, California 90036 (the "Martel Avenue Property"). Attached as Exhibit "4" is a 10 copy of my Resume which describes my expertise and experience. 11 3. The terms and source of the proposed compensation and reimbursement of the Professional are (specify): 12 13 a total commission of five percent (5.0%) of the selling price for the Martel Ave Property (payable only upon close of sale) to be shared as follows: two and one half percent (2.50%) to 14 buyer's broker, if any, and the other two and one-half percent (2.50%) to the Broker. 15 The nature and terms of retainer (i.e., nonrefundable versus an advance against fees) held by the Professional are (specify): 16 17 N/A 18 The investigation of disinterestedness made by the Professional prior to submitting 5. this Statement consisted of (specify): 19 I have reviewed my files of past clients. I was never involved with any transaction on this 20 property. 21 The following is a complete description of all of the Professional's connections with 22 the Chapter 11 Debtor, the debtors, principals of the debtors, insiders, the Debtor's creditors, any other party or parties in interest, and their respective attorneys and accountants, or any person 23 employed in the Office of the United States Trustee (specify, attaching extra pages as necessary): 24 None. 25 The Professional is not a creditor, an equity security holder or an insider of the 26 Debtor, except as follows (specify, attaching extra pages as necessary): 27 None. 28

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STATEMENT OF DISINTERESTEDNESS FOR EMPLOYMENT OF PROFESSIONAL PERSON UNDER F.R.B.P. 2014 (Coldwell Banker Realty)

Name, address and telephone number of the professional ("the Professional") submitting this Statement:

Coldwell Banker Realty 9229 Sunset Blvd., Ste 320 West Hollywood, CA 90069 Telephone: 323-210-1422

2. The services to be rendered by the Professional in this case are (specify):

To market and sell real property located at 161 Poinsettia Place, Los Angeles, Los Angeles County, California 90036 (the "Poinsettia Place Property") and the property located at 143 S. Highland Ave, Los Angeles, CA 90036 (the "Highland Avenue Property"). Attached as Exhibit "5" is a copy of my Resume which describes my expertise and experience.

3. The terms and source of the proposed compensation and reimbursement of the Professional are (specify):

a total commission of five percent (5.0%) of the selling price for the Poinsettia Place Property and 5.0% of selling price of the Highland Avenue Property (payable only upon close of sale) to be shared as follows: two and one-half percent (2.50%) to buyer's broker, if any, and the other two and one-half percent (2.50%) to the Broker.

The nature and terms of retainer (i.e., nonrefundable versus an advance against fees) held by the Professional are (specify):

N/A

5. The investigation of disinterestedness made by the Professional prior to submitting this Statement consisted of (specify):

I have reviewed my files of past clients. I was never involved with any transaction on this property.

The following is a complete description of all of the Professional's connections with the Chapter 11 Debtor, the debtors, principals of the debtors, insiders, the Debtor's creditors, any other party or parties in interest, and their respective attorneys and accountants, or any person employed in the Office of the United States Trustee (specify, attaching extra pages as necessary):

None.

7. The Professional is not a creditor, an equity security holder or an insider of the Debtor, except as follows (specify, attaching extra pages as necessary):

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8. The Professional is not and was not an investment banker for any outstanding security of the Debtor.

- 9. The Professional has not been within three (3) years before the date of the filing of the petition herein, an investment banker for a security of the Debtor, or an attorney for such an investment banker in connection with the offer, sale or issuance of any security of the Debtor.
- The Professional is not and was not, within two (2) years before the date of the filing 10. of the petition herein, a director, officer or employee of the Debtor or of any investment banker for any security of the Debtor.
- 11. The Professional neither holds nor represents any interest materially adverse to the interest of the estate or of any class of creditors or equity security holders, by reason of any direct or indirect relationship to, connection with, or interest in, the Debtor or any investment banker for any security of the Debtor, or for any other reason, except as follows (specify, attaching extra pages as necessary):

None

None.

12. Name, address and telephone number of the person signing this Statement on behalf of the Professional and the relationship of such person to the Professional (specify):

Steve Flores Coldwell Banker Realty 9229 Sunset Blvd., Ste 320 West Hollywood, CA 90069 Telephone: 323-210-1422

The Professional is not a relative or employee of the United States Trustee or a 13. Bankruptcy Judge, except as follows (specify, attaching extra pages as necessary):

N/A

- Total number of attached pages of supporting documentation: 40 14.
- After conducting or supervising the investigation described in Paragraph 5 above, I declare under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct except that I declare that Paragraphs 6 through 11 are stated on information and belief.

Executed on this 3rd day of August, 2023 at West Hollywood, California.

Steve Flores

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STATEMENT OF DISINTERESTEDNESS FOR EMPLOYMENT OF PROFESSIONAL PERSON UNDER F.R.B.P. 2014 (Coldwell Banker Realty)

Name, address and telephone number of the professional ("the Professional") submitting this Statement:

Coldwell Banker Realty 1608 Montana Avenue Santa Monica, CA 90405 Telephone: (310) 829-3939

2. The services to be rendered by the Professional in this case are (specify):

To list and aid the Trustee in marketing and selling the real properties located at 161 N. Poinsettia Place, Los Angeles, CA 90036, 143 S. Highland Ave, Los Angeles, CA 90036 and 315 N. Martel Ave, Los Angeles, CA 90036 (collectively the "Properties"). Attached as **Exhibit "6"** is a copy of my Resume which describes my expertise and experience.

The terms and source of the proposed compensation and reimbursement of the Professional are (specify):

a total commission of five percent (5.0%) of the selling price for each of the Properties (payable only upon close of sale) to be shared as follows: two and one-half percent (2.50%) to buyer's broker, if any, and the other two and one-half percent (2.50%) to the Broker.

- The nature and terms of retainer (i.e., nonrefundable versus an advance against fees) held by the Professional are (specify):
- The investigation of disinterestedness made by the Professional prior to submitting this Statement consisted of (specify):

I have reviewed my files of past clients. I was never involved with any transaction on the Properties.

The following is a complete description of all of the Professional's connections with the Chapter 7 trustee, the Debtor, principals of the Debtor, insiders, the Debtor's creditors, any other party or parties in interest, and their respective attorneys and accountants, or any person employed in the Office of the United States Trustee (specify, attaching extra pages as necessary):

None, except that I have previously been employed as broker by bankruptcy trustees who are clients of the Trustee's general counsel, unrelated to the Debtor.

The Professional is not a creditor, an equity security holder or an insider of the Debtor, except as follows (specify, attaching extra pages as necessary):

None.

The Professional is not and was not an investment banker for any outstanding security of the Debtor.

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- The Professional has not been within three (3) years before the date of the filing of the petition herein, an investment banker for a security of the Debtor, or an attorney for such an investment banker in connection with the offer, sale or issuance of any security of the Debtor.
- The Professional is not and was not, within two (2) years before the date of the filing of the petition herein, a director, officer or employee of the Debtor or of any investment banker for any security of the Debtor.
- The Professional neither holds nor represents any interest materially adverse to the interest of the estate or of any class of creditors or equity security holders, by reason of any direct or indirect relationship to, connection with, or interest in, the Debtor or any investment banker for any security of the Debtor, or for any other reason, except as follows (specify, attaching extra pages as necessary):

None.

Name, address and telephone number of the person signing this Statement on behalf of the Professional and the relationship of such person to the Professional (specify):

William Friedman Coldwell Banker Realty 1608 Montana Avenue Santa Monica, CA 90405 Telephone: (310) 829-3939

The Professional is not a relative or employee of the United States Trustee or a Bankruptcy Judge, except as follows (specify, attaching extra pages as necessary):

N/A

- Total number of attached pages of supporting documentation: 40 14.
- After conducting or supervising the investigation described in Paragraph 5 above, I declare under penalty of perjury under the laws of the United States of America, that the foregoing is true and correct except that I declare that Paragraphs 6 through 11 are stated on information and belief.

Executed on August 3, 2023, at Los Angeles, California.

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EXHIBIT 1

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RESIDENTIAL LISTING AGREEMENT

(Exclusive Authorization and Right to Sell) (C.A.R. Form RLA, Revised 6/23)



Date Prepared: 07/24/2023

EXCLU	ISIVE RIGHT TO SELL:	Bradley D. Sharp, Chapter		
hereby	employs and grants	Coldwell Banker Realt		("Broker")
beginni	ing (date)	and ending at 11:59 P.M. on (date)	January 25, 2024	("Listing Period"
the exc	dusive and irrevocable right to sell o	r exchange the real property described as	161 N Poinsettia Pi	(City)
	10 11 0	, situated in	LOS ATIGETES	
Th	Los Angeles (County), Ca is Property is a manufactured (mobil	e) home. See Manufactured Home Listing	Addendum (C.A.R. form	MHLA) for additions
terms.				
Th	is Property is being sold as part of	of a probate, conservatorship, guardiansh	ip, or receivership. See	for Probate Listin
	dum and Advisory (C.A.R. Form PLA G PRICE AND TERMS:) for additional terms.		
	e listing price shall be: Two Million	One Hundred Thousand		
	The management		Dollars (\$ 2,100,000.00).
B. Lis	ting Terms: Subject to Bankrupto	y Court approval and overbid. Addendur	m is attached.	
1000				
COMP	ENSATION TO BROKER:		The American Committee Com	no more
individ compo	fually and may be negotiab ensation and fees to Broker).	estate commissions is not fixed to le between Seller and Broker (re pensation for services irrespective of agent	eal estate commiss	ions include a
A. Se	the lieting price (or if a purchase agr	pensation for services irrespective of agence reement is entered into, of the purchase pri	ice) or \Box \$	A _5.000 perce
AN	the fishing price (or it a purchase agr	sement is entered into, or the paronase pri	, or	as follows:
/41	If during the Lieting Deriod or an	y extension, Broker, cooperating broker, S	Seller or any other nerso	n procures a read
25 20	willing, and able buyer(s) whose of Buyer completes the transaction of escrow resulting from such offer of	ffer to purchase the Property on any price a r is prevented from doing so by Selfer. (Bro oses during or after the expiration of the Lis	and terms is accepted by oker is entitled to comper sting Period, or any exten	 Seller, provided the sellon whether and sellon.
OR (2)	If within calendar days (a) a	after the end of the Listing Period or any e	xtension; or (b) after am	ted shin shi
-	managed unless otherwise agree	ed. Seller enters into a contract to sell, con	ivey, lease	transfer the Proper
	to one one of the other of the	or that narrange raistant antitur (i) who when	entered and was	shown the Proper
	during the Listing Period or any ex	Klensie Person's related entally proke	r; or (iii) for whom Broker	r or any cooperatir
	broker submitted to Selles	whiten offer to acquire:	a or obtain an option on	the Property. Selle
	however obligation	to Broker under paragraph 3A(2) unless,	, not later even	of the Listing Perio
SENSEN VICTORIA	extension or cancellation, B	roker has given Seller a written notice of th	e names of such Prospe	Circulations,
OR (3)	If, without Broker's prior written	consent, the Property is withdrawn from	sale, conveyed, leased	i, rented, duterwis
D 4.	transferred, or made unmarketable	by a voluntary act of Seller during the Listi by a party to the transaction other than Selle	or then compensation ud	ion. hich albeniise was
5. R	competion of the sale is prevented to	shall be payable only if and when Seller of	ollerts damages by suit a	arbitration, settleme
110	otherwise and then in an amount or	just to the lesser of one-half of the damage	s recovered or the above	compensation, aft
fire	t deducting title and escrow expenses	s and the expenses of collection, if any.	0 1.000 total of 11 1.0 0.00 to	
C. In:	addition, Seller agrees to pay Broker			
D. Se	lier has been advised of Broker's poli	cy regarding cooperation with, and the amo	unt of compensation offer	red to, other broker
(1)	Broker is authorized to cooperat ("MLS") by offering to MLS brokers	e with and compensate brokers participals out of Broker's compensation specified in	ating through the multip	ole listing service(
700	of the purchase price, or _\$	with and compensate brokers operating out	eide the MIS as ner Roof	kar's nalicy
(2)	Broker is authorized to cooperate	win and compensate prokers operating out oker the above compensation from Seller's	side the MLG as per biol	acrow Denis
	nereby irrevocably assigns to be	to compensate Broker pursuant to paragra	in coopooliquina cuita c	esolo Maria de Proper
2023	olving Seller and Prospective	to thingersale bruker pursuant to paragra	on on, to any coop	and and a sales
60V	loiving Seller and	re buyer or other translates.	hroker rev	garding the Propert
r. (1)	unless specified as follows:	and the state of the district of the state o	A STATE OF THE PARTY OF THE PAR	scioning the reput
121	Seller warrants that Seller has no	obligation to pay-	her broker regarding the	Property unless th
(2)	Property is transferred to any of the			
(2)	If the Property is	sted above during the time Seller is obligate	ted to compensate	(ii) Pirok
(3)	is not compensation	under this Agreement; and (II) Broker is	not obligated to repre	
_	secición.	THE THE PARTY OF THE PROPERTY OF THE PROPERTY OF		
	ABBOOK!			
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	mia Association of REALTORS®, Inc.	and the second of the second o	9	STATE OF THE PERSON OF THE PER
A REVIS	SED 6/23 (PAGE 1 OF 6)	Seller's Initials	CONTRACTOR NAMED AND ADDRESS OF THE PARTY OF	(BASE)

RESIDENTIAL LISTING AGREEMENT - EXCLUSIVE (RLA PAGE 1 OF 6)

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Pro	perty	y Address: 161 N Poinsettia Pl, Los Angeles, CA				Date: 07/24/	
4.	A,	ITEMS EXCLUDED AND INCLUDED: Unless fittings that are attached to the Property are inclu					
		ADDITIONAL ITEMS EXCLUDED: ADDITIONAL ITEMS INCLUDED:		6-manue			*
		Seller intends that the above items be excluded purchase agreement supersedes any intention of included in the sale; and (ii) Broker is not responsible to the purchase agreement.	expresse	ed above and will ultimately	determine whi	ich items are ex	cluded and
	8.		wing ite	ms are leased or not owned	by Seller:		
		Solar power system Alarm system		Propane tank Water	Softener		
		(2) LIENED ITEMS: The following items have be	oon fina	and and a lien has been al	and on the D	ronomi in conu	
		Solar power system Windows or doors Other		Heating/Ventilation/Air condi			e payment.
		Seller will provide to Buyer, as part of the sales	agreem	ent, copies of lease docume	nts, or other d	locuments obliga	ating Seller
	_	to pay for any such leased or liened item.					
	G.	SMART HOME FEATURES: The following smart (1) INCLUDED IN THE SALE (information reg			ons may be re	quired in the sa	ıle):
		(2) EXCLUDED FROM THE SALE:					•
5.	ARIT	LTIPLE LISTING SERVICE:		manage to the second se	-		•
٥,	7.00	WHAT IS AN WLS? The MLS is a database of prop	perties fo	r sale that is available and diss	seminated to an	d accessible by a	all other real
		estate agents who are participants or subscribers t	o the MI	.S. As set forth in paragraph	7, participants	and subscribers	conducting
		public marketing of a property listing must submit					
		describes the price, terms and conditions under who broker's offer of compensation to other brokers). It					
		participants or subscribers to the MLS. The MLS m					
		belong. Real estate agents belonging to other multiple					
		the information submitted to the MLS. The MLS may fu					
	В.						
		(i) will be provided to the MLS in which the Prop terms approved by the MLS, and (ii) may be provided					
		to Broker providing a copy of this listing agreemen				ui uie ivilo. Jeii	er consents
	C.	WHAT IS BROKER'S MLS? Broker is a particip				Multiple Listi	ng Service
		(MLS) and possibly others. That MLS is (or if ch					Property.
	ione property and the same of	When required by paragraph 7 or by the MLS, Pr	-		specified abov	/8.	
6.		NEFITS OF USING THE MLS; IMPACT OF OPTIME EXPOSURE TO BUYERS THROUGH MLS: L			or a seller's	property to all	real estate
	<i>P</i> .	agents and brokers (and their potential buyer					
		MLS. The MLS may further transmit the MLS data	abase to	Internet sites that post prop	erty listings on	line.	
	Б.	IMPACT OF OPTING OUT OF MLS: If Seller elects to exclude the Property from the MLS, Seller understands and acknowledges that: (i) Seller is authorizing limited exposure of the Property and NO marketing or advertising of the Property					
		to the public will occur; (ii) real estate agents a	nd broke	ers from other real estate of	ffices, and the	ir buyer clients,	who have
		access to that MLS may not be aware that So					
		will not be transmitted from the MLS to various listings and; (iv) real estate agents, brokers and					
		which Seller is marketing the Property.	mombe	no or the paone may be one	wate of the t	simo and comen	iona unuci
	C.	REDUCTION IN EXPOSURE: Any reduction in	exposu	ire of the Property may low	er the number	r of offers and	negatively
	D	impact the sales price. NOT LISTING PROPERTY IN A LOCAL MLS:	f the Pr	nnarty is listed in an MIS w	nich daes not	cover the geogr	anhin area
		where the Property is located then real estate a for property in the neighborhood, may not be awa	gents a	nd brokers working that terr		ers they represe	
		Seller's Initials /		Broker's/Agent's Initials	St 1	BF	The state of the s
7.	DIII	BLIC MARKETING OF PROPERTY:		HATTAL TO A STATE OF THE STATE	J.		
		CLEAR COOPERATION POLICY: MLS rules re	quire (Do NOT require - see par	agraph 7F) th	at residential re	al property
		with one to four units and vacant lot listings be submitted to the MLS within 1 business day of any public marketing.					
	8.	PUBLIC MARKETING WITHIN CLEAR COOl displayed in windows, yard signs, digital ma	PERATI	ON: (i) Public marketing	includes, but	is not limited	to, fiyers
		communications marketing and email blasts,					
		listing clubs or groups, and applications avail	ilable to	the general public. (ii)	Public market	ing does not i	nclude an
		office exclusive listing where there is direct p the listing brokerage, and one-to-one promotion b				d licensees affi	liated with
-			C (AACC)		nuo.		
KL	4 KE	VISED 6/23 (PAGE 2 OF 6)		Seller's Initials		Carlo re	COOK -CARGO

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Den	sarfi.	Address: 454 N Baignattis DI Las Angeles CA 90036
Pro	Derty	Address: 161 N Poinsettia PI, Los Angeles, CA 90036 "COMING SOON" STATUS IMPACT ON MARKETING; Days on Market (DOM): Seller is advised to discuss with
	٠.	Broker the meaning of "Coming Soon" as that term applies to the MLS in which the Property will be listed, and how any Coming Soon status will impact when and how a listing will be viewable to the public via the MLS. Seller does
		does not) authorize Broker to utilize Coming Soon status, if any. Seller is further advised to discuss with Broker
	n	how any DOM calculations or similarly utilized tracking field works in the MLS in which the Property will be listed. Seller Instructs Broker: (MLS may require C.A.R. Form SELM or local equivalent form)
	.	(1) Seller instructs Broker to market the Property to the public, and to start marketing on the beginning date of this
		Agreement or (date).
	OR	(2) Seller instructs Broker NOT to market the Property to the public. Seller understands that no public marketing will occur and the scope of marketing that will occur will consist only of direct one-on-one promotion between
	E.	the brokers and licensees affiliated with the listing brokerage and their respective clients. Whether paragraph 7D(1) or 7D(2) is selected, Seller understands and agrees that should any public marketing of the
		Property occur, the Property listing will be submitted to the MLS within 1 business day.
	F.	parenthetical), 78, 7D and 7E do not apply to this listing. Broker shall disclose to Seller and obtain Seller's consent
0	200 6	for any instruction to not market the Property on the MLS or to the public. DATA ON THE INTERNET: MLS rules allow MLS data to be made available by the MLS to additional internet sites
8,	unie	ss Broker gives the MLS instructions to the contrary. Specific information that can be excluded from the Internet as
	mare	nitted by for in accordance with) the full S is as follows:
	A.	PROPERTY OR PROPERTY ADDRESS: Seller can instruct Broker to have the MLS not display the Property or the Property address on the Internet (C.A.R. Form SELI). Seller understands that either of these opt-outs would mean
		consumers coarching for lictings on the infernet may not see the Property of Property's address in response to infer search.
	B.	FEATURE OPT-OUTS: Seller can instruct Broker to advise the MLS that Seller does not want visitors to MLS Participant or Subscriber Websites or Electronic Displays that display the Property listing to have the features below
		IC A R Form REI IN Seller understands (i) that these not-outs apply only to Websites of Electronic Displays of WiLD
		Destining and Subscribers who are real estate broker and agent members of the MLS. III that other internet shes
		may or may not have the features set forth herein; and (III) that neither Broker nor the MLS may have the ability to control or block such features on other internet sites.
		(1) COMMENTS AND REVIEWS: The ability to write comments or reviews about the Property on those sites; or the
		ability to link to another site containing such comments or reviews if the link is in immediate conjunction with the
		Property display. (2) AUTOMATED ESTIMATE OF VALUE: The ability to create an automated estimate of value or to link to another
		site containing such an estimate of value if the link is in immediate conjunction with the Property display.
	C.	SELLER ELECTION TO OPT-OUT: Seller elects to opt out of certain Internet features as provided by C.A.R. Form SELI or
		the local equivalent form. **The Description of the Property
-	of I	property (ii) any delinquent amounts due under any
		or a light to and (v) any current, pending or proposed spools of affecting the Property Seller shall
		notify Broker in writing if Seller becomes aware of any of these items during the Listing
10.	BRO	DIVER'S AND SELLER'S DUTIES: Broker Responsibility, Authority and Limitations: Broker agrees to exercise reasonable effort and due diligence to achieve
	1-6-	the numbers of this Agreement Unless Seller gives Broker written instructions to the contrary, broker is authorized, but not
		required, to (i) order reports and disclosures including those specified in 10E as necessary, (ii) advertise and market the Property by any method and in any medium selected by Broker, including MLS and the Internet, and, to the extent permitted
		by these media control the dissemination of the information submitted to any medium; and (iii) disclose to any real estate
	_	licensee making an inquiry the receipt of any offers on the Property and the offering price of such offers. Presentation of Offers: There are different strategies for obtaining the best offer for Seller. Seller is advised that certain
	8.	buyers may prefer not to be in a competitive situation and either may not make an oner if there is an instruction that all others
		will be presented at a later specified time or may try to make a "preemptive" offer that will expire in the hopes Seller will accept
		before the presentation date. Seller is advised to discuss and consider the best strategy for Seller. (1) Seller instructs Broker to Present Offers: Broker agrees to present all offers received for Seller's Property, and present
		them to Saller as soon as possible unless Seller gives Broker written instructions to the contrary.
	OR	(2) Seller instructs Broker not to Present Offers until a Later Time: Seller has elected to have Broker hold all offers and present them to Seller on (date) or Days after the property is listed as active on the
		List S. Broker and Saller may amend this time by agreeing in writing. Broker will inform Seller that an offer has come in, but
		will not submit offer to Seller, unless specifically instructed otherwise, in writing. Local MLS rules may impact this practice
	-	and whether it will provide any benefit to Seller. Buyer Supplemental Offer Letters (Buyer Letters): Paragraph 8 of the Fair Housing and Discrimination Advisory (C.A.R.
	W.	Earn EUCA) attached to this Agreement informs Seller of the Oraclice of Many Duvers and their audited of including a Duyer
		Letter with an offer to try to influence a seller to accept the buyer's offer. Buyer Letters may include photos and video. Whether overt or unintentional, Buyer Letters may contain information about a buyer's or seller's protected class or characteristics.
		Deciding whether to accept an offer based upon protected classes or characteristics is unlawful. Broker will not review the
		company of Dissipary is offered
		 Seller instructs Broker not to present Buyer Letters, whether submitted with an offer or separately at a different time. Seller authorizes Broker to specify in the MLS that Buyer Letters will not be presented to Seller.
	OR	(2) Seller instructs Broker to present Buyer Letters. Broker advises seller that: (i) Buyer Letters may contain
		information about protected classes or characteristics and such information should not be used in Seller's decision of
		whether to accept, reject, or counter a Buyer's offer; and (ii) if Seller relies on Buyer Letters. Seller is acting against Broker's advice and should seek the advice of counsel before doing so.
	D.	called paragraph to appoint of the property of any and to act in good faith to accomplish the sale of the Property by, among
	SERVE S	other things, making the Property available for showing at reasonable times and, subject to paragraph 3F, referring to Broker all inquiries of any party interested in the Property. Seller is responsible for determining at what price to list and sell the Property.
		incurries of any party interested in the Property. Delier is responsible for determining at what price to list and self the Property.

Case 2:23-bk-10990-SK Doc 234 Filed 08/03/23 Entered 08/03/23 16:56:19 DocuSign Envelope ID: F177D3A8-4180-4CE4-A13B-7 Manc Pocument Page 16 of 53 Property Address: 161 N Poinsettia PI, Los Angeles, CA 90036 E. Investigations and Reports: Seller agrees, within 5 (or) Days of the beginning date of this Agreement, to order and, when required by the service provider, pay for a Natural Hazard Disclosure report and the following reports: Structural Pest Control, General Property Inspection, Homeowners Association Documents, Preliminary (Title) Report, Roof Inspection, Pool Inspection, Septic/Sewer Inspection, Other If Property is located in a Common Interest Development or Homeowners Association, Seller is advised that there may be benefits to obtaining any required documents prior to entering into escrow with any buyer. Such benefits may include, but not be limited to, potentially being able to lower costs in obtaining the documents and avoiding any potential delays or Sollar further agrees to indemnify, defend and hold Broker harmst the information supplied by Seller, or from any material facts er knows but talls to disclose including dangerous or niggers. 11. DEPOSIT: Broker is authorized to accept and hold on Seller's behalf any deposits to be applied toward the purchase price. 12. AGENCY RELATIONSHIPS: DISCLOSURE: The Seller acknowledges receipt of a Time Disclosure Regarding Real Estate Agency Relationships" (C.A.R. Form AD) SELLER REPRESENTATION: Broker shall represent Seller in any resulting transaction, except as specified in paragraph 3F. POSSIBLE DUAL AGENCY WITH BUYER: Depending upon the circumstances, it may be necessary or appropriate for Broker to act as an agent for both Seller and buyer, exchange party, or one or more additional parties ("Buyer"). Broker shall, as soon as practicable, disclose to Seller any election to act as a dual agent representing both Seller and Buyer, If a Buyer is procured directly by Broker or an associate-licensee in Broker's firm, Seller hereby consents to Broker acting as a dual agent for Seller and Buyer. In the event of an exchange, Seller hereby consents to Broker collecting compensation from additional parties for services rendered, provided there is disclosure to all parties of such agency and compensation. Seller understands and agrees that: a dual agent may not, without the express permission of the respective party, disclose to the other party confidential information, including, but not limited to, facts relating to either the Buyer's or Seller's financial position, motivations, bargaining position, or other personal information that may impact price, including the Seller's willingness to accept a price less than the listing price or the Buyer's willingness to pay a price greater than the price offered; and except as set forth above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the Property to both parties. CONFIRMATION: Broker shall confirm the agency relationship described above, or as modified, in writing, prior to or concurrent with Seller's execution of a purchase agreement. E. POTENTIALLY COMPETING SELLERS AND BUYERS: Seller understands that Broker may have or obtain listings on other properties, and that potential buyers may consider, make offers on, or purchase through Broker, property the same as or similar to Seller's Property. Seller consents to Broker's representation of sellers and buyers of other properties before, during and after the end of this Agreement. Seller acknowledges receipt of a 💢 "Possible Representation of More than One Buyer or Seller -Disclosure and Consent' (C.A.R. Form PRBS).

F. TERMINATION OF AGENCY RELATIONSHIP: Seller acknowledges and agrees that the representation duties of, and agency relationship with, Broker terminate at the expiration of this Agreement or, if it occurs first, the completion of any transaction specified in this Agreement.

13. SECURITY, INSURANCE, SHOWINGS, AUDIO AND VIDEO: Broker is not responsible for loss of or damage to personal or real property, or person, whether attributable to use of a keysafe/lockbox, a showing of the Property, or otherwise. Third parties, including, but not limited to, appraisers, inspectors, brokers and prospective buyers, may have access to, and take videos and photographs of, the interior of the Property. Seller agrees: (i) to take reasonable precautions to safeguard and protect valuables that might be accessible during showings of the Property; (ii) to obtain insurance to protect against these risks. Broker does not maintain insurance to protect Selier. Persons visiting the Property may not be aware that they could be recorded by audio or visual devices installed by Seller (such as "nanny cams" and hidden security cameras). Seller is advised to post notice disclosing the existence of security devices. 14. PHOTOGRAPHS AND INTERNET ADVERTISING: In order to effectively market the Property for sale it is often necessary to provide photographs, virtual tours and other media to buyers. Seller agrees (or [] if checked, does not agree) that Broker or others may photograph or otherwise electronically capture images of the exterior and interior of the Property ("images") for static and/or virtual tours of the Property by buyers and others for use on Broker's website, the MLS, and other marketing materials and sites. Seller acknowledges that if Broker engages third parties to capture and/or reproduce and display Images, the agreement between Broker and those third parties may provide such third parties with certain rights to those Images. The rights to the Images may Impact Broker's control or lack of control of future use of the Images. If Seller is concerned, Seller should request that Broker provide any third parties' agreement impacting the Images. Seller also acknowledges that once Images are placed on the Internet neither Broker nor Seller has control over who can view such images and what use viewers may make of the images, or how long such images may remain available on the internet. Seller further assigns any rights in all Images to the Broker/Agent and agrees that such Images are the property of Broker/Agent and that Broker/Agent may use such Images for advertising, including post sale and for Broker/Agent's business in the future. B. Seller acknowledges that prospective buyers and/or other persons coming onto the property may take photographs, videos or other images of the property. Seller understands that Broker does not have the ability to control or block the taking and use of Images by any such persons. (If checked) Seller instructs Broker to publish in the MLS that taking of Images is limited to those persons preparing Appraisal or Inspection reports. Seller acknowledges that unauthorized persons may take images who do not have access to or have not read any limiting instruction in the MLS or who take images regardless of any limiting instruction in the MLS. Once Images are taken and/or put into electronic display on the Internet or otherwise, neither Broker

nor Seller has control over who views such Images nor what use viewers may make of the Images.

15. KEYSAFE/LOCKBOX: A keysafe/lockbox is designed to hold a key to the Property to permit access to the Property by Broker, cooperating brokers, MLS participants, their authorized licensees and representatives, authorized inspectors, and accompanied prospective buyers. Seller further agrees that Broker, at Broker's discretion, and without further approval from Seller, shall have the right to grant access to and convey Seller's consent to access the Property to inspectors, appraisers, workers, repair persons, and other persons requiring entry to the Property in order to facilitate the sale of the Property. Broker, cooperating brokers, MLS and Associations/Boards of REALTORS® are not insurers against injury, theft, loss, vandalism or damage attributed to the use of a keysafe/lockbox.

A. Seller does (or if checked does not) authorize Broker to install a keysafe/lockbox.

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Proj	perty Address: 161 N Poinsettia PI, Los Angeles, CA 90036					
	B. TENANT-OCCUPIED PROPERTY: If Seller does not occupy the Property, Seller shall be responsible for obtaining occupant(s) written permission for use of a keysafe/lockbox (C.A.R. Form KLA).					
16.	SIGN: Seller does (or if checked ☐ does not) authorize Broker to install a FOR SALE/SOLD sign on the Property.					
17.	EQUAL HOUSING OPPORTUNITY: The Property is offered in compliance with federal, state and local anti-discrimination laws.					
18.	ATTORNEY FEES: In any action, proceeding or arbitration between Seller and Broker arising out of this Agreement, Seller and Broker are each responsible for paying their own attorney's fees and costs.					
48	ADDITIONAL TERMS: REO Advisory Listing (C.A.R. Form REOL) Short Sale Information and Advisory (C.A.R. Form SSIA)					
19.						
	Trust Advisory (C.A.R. Form TA) Seller intends to include a contingency to purchase a replacement property as part of any resulting transaction					
20	MANAGEMENT APPROVAL: If an associate-licensee in Broker's office (salesperson or broker-associate) enters into this					
LU.	Agreement on Broker's behalf, and Broker or Manager does not approve of its terms, Broker or Manager has the right to cancel this Agreement, in writing, within 5 Days After its execution.					
21.	SUCCESSORS AND ASSIGNS: This Agreement shall be binding upon Seller and Seller's successors and assigns. DISPUTE RESOLUTION:					
dele.	A ATION: Seller and Broker agree to mediate any dispute or claim arising between them under this Agreement resorting architection or court action. Mediation fees, if any, shall be divided equally among the parties in the any dispute or claim which this paragraph applies, any party (i) commences an action without first are used to resolve the matter through mediation. The before commencement of an action, refuses to mediate any such action. Exclusions from this mediation, and are specified in paragraph.					
	B. ADDITIONAL MEDIATION TERMS: The following to shall be defined in Civil Code § 2985; (ii) an unlawful mer action; (iii) the number of orcement of a mechanic's lien; and (iv) any matter that is within the juriself theory a probate, small claims or bankrupte, but The filling of a court action to enable the recording of a notion pending action, for order of attachment, receivership, material, or other provisional remedies, shall not consider a waiver or violation of the mediation provisions.					
	C. ARBITRATION CONTROL OF STREET AND STREET CONTROL OF STREET CONT					
23.	ENTIRE AGREEMENT: All prior discussions, negotiations and agreements between the parties concerning the subject matter of this					
	Agreement are superseded by this Agreement, which constitutes the entire contract and a complete and exclusive expression of their					
	agreement, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision					
	of this Agreement is held to be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. This					
	Agreement and any supplement, addendum or modification, including any photocopy or facsimile, may be executed in counterparts.					
24.	OWNERSHIP, TITLE AND AUTHORITY: Seller warrants that: (i) Seller is the owner of the Property; (ii) no other persons or entities have title to the Property; and (iii) Seller has the authority to both execute this Agreement and sell the Property. Exceptions					
	to ownership, title and authority are as follows:					
	to ownership, the one adminity are as ronows.					
25	LEGALLY AUTHORIZED SIGNER: Wherever the signature or initials of the Legally Authorized Signer, identified in the signature					
43 ,	block below, appear on this Agreement or any related documents, it shall be deemed to be in a representative capacity for the					
	block below, appear on this Agreement of any related documents, it shall be desired to be in a representative consensative and the state of the control of t					

entity described and not in an individual capacity, unless otherwise indicated. The Legally Authorized Signer (i) represents that the entity for which that person is acting already exists and is in good standing to do business in California and (ii) shall deliver to Broker, within 3 Days after execution of this Agreement, evidence of authority to act in that capacity (such as but not limited to: applicable portion of the trust or Certification Of Trust (Probate Code § 18100.5), letters testamentary, court order, power of attorney, corporate resolution, or formation documents of the business entity).

Seller's Initials

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Property Address: 161 N Poinsettia Pl. Los Angeles, CA 90036 By signing below, Seller acknowledges that Seller has read, understands, received a copy of and agrees to the terms of this Agreement. ENTITY SELLERS: (Note: If this paragraph is completed, a Representative Capacity Signature Disclosure form (C.A.R. Form RCSD) is not required for the Legally Authorized Signers designated below.)

(1) One or more Sellers is a trust, corporation, LLC, probate estate, partnership, other entity or holds a power of attorney.

(2) This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not for him/herself as an individual. See paragraph 25 for additional terms. The name(s) of the Legally Authorized Signer(s) is: (4) If a trust, identify Seller as trustee(s) of the trust or by simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Doe Revocable Family Trust). If the entity is a trust or under probate, the following is the full name of the trust or probate case, including case #: SELLER SIGNATURE(S): Date: 7/26/2023 (Signature) By, Printed name of SELLER. Bradley D. Sharp, Chapter 11 Trustee Printed Name of Legally Authorized Signer: Title, if applicable, Address City State Zip Email Phone # (Signature) By, Date: Printed name of SELLER: Printed Name of Legally Authorized Signer: Title, if applicable, State ___ Zip Address City Email Phone # Additional Signature Addendum attached (C.A.R. Form ASA) BROKER SIGNATURE(S): Real Estate Broker (Firm) Coldwell Banker Realty
Address 1917 Hillhurst Ave

By Tel. (323)356-3007 DRE Lic# 00616212 City Los Angeles State CA Zip 90027 7/24/2023 | 5:29:5 DRE Lic# 01272369 E-mail styfl@hotmail.com Date Tel.(323)356-3007 USigned by: 963,1278844C3... 7/24/2023 | 5:49:2 bill Friedman Tel.(213)200-2500 E-mail billfried@earthlink.net DRE Lic# 00672015 Date BIII ESSEGENCADE 3495 Two Brokers with different companies are co-listing the Property. Co-listing Broker information is on the attached Additional

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Broker Acknowledgement (C.A.R. Form ABA).

525 South Virgil Avenue, Los Angeles, California 90020

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ADDENDUM TO EXCLUSIVE AUTHORIZATION AND RIGHT TO SALE

Bradley D. Sharp, solely in the capacity as the Chapter 11 Trustee ("Trustee") of the bankruptcy estate of Leslie Klein ("Debtor") in the Debtor's bankruptcy case in the United States Bankruptcy Court for the Central District of California, agrees to grant Coldwell Banker Realty ("Broker") the exclusive right to negotiate a sale of the real property commonly described as 161 N. Poinsettia Pl, Los Angeles, California ("Property") upon the terms and conditions of the Exclusive Authorization and Right to Sell Property ("Exclusive Authorization"), as amended by the following terms and conditions:

- 1. Addendum. This Addendum applies to the Exclusive Authorization. Notwithstanding any contrary terms and conditions in the Exclusive Authorization, this Addendum shall apply.
- 2. <u>No Liability</u>. The Trustee is listing the Property for sale with the Broker in the capacity as Trustee and not in the Trustee's personal capacity, and no liability or obligations shall accrue to the Trustee personally as a result of such listing.
- 3. <u>Termination</u>. The Trustee may terminate the Exclusive Authorization at the Trustee's option and upon written notice to the Broker at any time, and no liability or obligations shall accrue to the estate or to the Trustee, either personally or in the capacity as Trustee, as a result of any such termination.
- 4. Abandonment. The Trustee reserves the right, in the Trustee's sole discretion, to determine not to sell the Property and to abandon the Property by serving a notice of the Trustee's intention to abandon the Property upon the Debtor, the Debtor's counsel, the United States Trustee, all creditors, and all parties in interest. In the event of any such abandonment, the Exclusive Authorization and this Addendum shall terminate and no liability or obligations shall accrue to the estate or to the Trustee, either personally or the capacity as Trustee, as a result of any such abandonment and termination.
- 5. <u>Conditions of Sale</u>. The Broker agrees and understands that any sale of the Property shall be subject to the following terms and conditions:
- a. The Trustee is selling the Property in the capacity as the Trustee and not in the Trustee's personal

capacity, and no liability or obligations shall accrue to the Trustee personally as a result of any sale.

- b. If for any reason, or no reason whatsoever, the Trustee is unable to deliver possession or title to the Property to any potential purchaser, the purchaser's sole remedy shall be the return of any money that the purchaser has deposited towards the purchase of the Property.
- c. The Trustee is selling the Property in an "AS IS" condition or basis by quitclaim deed without any representations or warranties whatsoever, including without limitation representations or warranties as to title, oil and mineral rights, city or government agency notifications regarding work to be done, marketability of title, ownership, physical condition, compliance with state, city or federal statutes, codes, ordinances, or regulations, geological stability, zoning, suitability for improvement, and fire insurance policies to cover any improvements on the Property, nor any assurances regarding if the property is subdividable.
- d. The sale of the Property is subject to Bankruptcy Court approval after notice to the Debtor, the Debtor's counsel, the United States Trustee, all creditors, and all parties in interest as required by the Bankruptcy Code, Federal Rules of Bankruptcy Procedure, and Local Bankruptcy Rules.
 - e. The sale is subject to overbids.
- f. The purchaser shall, at the purchaser's sole expense, acquire any and all insurance policies that the purchaser desires to cover the Property. The Trustee does not agree to acquire or transfer any insurance policies to the purchaser.
- g. The purchaser is to arrange for all financing of the acquisition of the Property before the close of escrow.
- h. All escrow fees shall be shared and paid on a 50/50 basis by the Trustee and the purchaser.
- i. The purchaser shall, at the purchaser's sole expense, install all smoke detectors, if any, as may be required by state or local law. The Trustee is not required to deliver to the purchaser a written statement of compliance with any applicable state and local law.

- j. The purchaser shall, at purchaser's sole expense, obtain any and all pest control inspection repairs that purchaser deems appropriate.
- k. If any local ordinance requires that the Property be brought into compliance with minimum energy conservation standards as a condition of sale or transfer, the purchaser shall comply with and pay for these requirements at purchaser's sole expense.
- 1. Any sale is subject to the following conditions being satisfied before the close of escrow:
- (1) the Trustee must prevail with respect to any objections to the proposed sale; and
- (2) the Trustee reserves the right to reject any and all offers which in his/her judgment are insufficient.
 - m. The Property is being sold subject to:
- (1) All general and special taxes that are presently due, or may become due, regarding the Property, other than property taxes, which shall be prorated as of the close of escrow;
- (2) Any and all easements, restrictions, rights and conditions of record and rights of way, against, on or regarding the Property. Title, however, is to be transferred free of secured claims of record.
- 6. Payment of Commission. The commission to be paid to the Broker shall only be paid from the proceeds of the sale of the Property. The payment of the commission is subject to prior approval of the Bankruptcy Court.
- 7. Reduction of Listing Price and Extension of Term of Listing Agreement. The Trustee may, in the Trustee's sole discretion and business judgment and without further Court order, modify the Exclusive Authorization by reducing the listing price and/or extending the term of the Exclusive Authorization.
- 8. Entire Agreement. This Addendum and the Exclusive Authorization, to the extent that such Exclusive Authorization

is not contrary to the terms and conditions herein, constitute the entire contract between the parties. All prior agreements between the parties are incorporated into this agreement. Its terms are intended by the parties as a final expression of their agreement with respect to such terms as are included herein, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. The parties further intend that this Addendum and the Exclusive Authorization constitute the complete, final and exclusive statement of the terms of the agreement and that no extrinsic evidence whatsoever may be introduced in any judicial or arbitration proceeding, if any, involving this Addendum and the Exclusive Authorization.

9. <u>Bankruptcy Court Jurisdiction</u>. The Bankruptcy Court, sitting without a jury which is expressly waived, shall have exclusive jurisdiction to resolve any and all disputes relating to this Addendum and the Exclusive Authorization. This Addendum and the Exclusive Authorization and any disputes related thereto shall be governed by California law.

EXHIBIT 2



RESIDENTIAL LISTING AGREEMENT

(Exclusive Authorization and Right to Sell) (C.A.R. Form RLA, Revised 6/23)



DEALTY Date Prepared: 07/24/2023 ("Seller") 1. EXCLUSIVE RIGHT TO SELL: Bradley D. Sharp, Chapter 11 Trustee ("Broker") hereby employs and grants Coldwell Banker Realty ("Listing Period") January 25, 2024 and ending at 11:59 P.M. on (date) July 25, 2023 beginning (date) the exclusive and irrevocable right to sell or exchange the real property described as 143 S Highland Ave , situated in (City). Los Angeles (Zip Code), Assessor's Parcel No. 5513-014-024 ("Property"). (County), California, 90036 Los Angeles This Property is a manufactured (mobile) home. See Manufactured Home Listing Addendum (C.A.R. form MHLA) for additional This Property is being sold as part of a probate, conservatorship, guardianship, or receivership. See for Probate Listing Addendum and Advisory (C.A.R. Form PLA) for additional terms. LISTING PRICE AND TERMS: A. The listing price shall be: Two Million, Two Hundred Fifty Thousand Dollars (\$ 2,250,000.00 B. Listing Terms: Subject to Bankruptcy Court approval and overbid. Addendum is attached. 3. COMPENSATION TO BROKER: Notice: The amount or rate of real estate commissions is not fixed by law. They are set by each Broker individually and may be negotiable between Seller and Broker (real estate commissions include all compensation and fees to Broker). A. Seller agrees to pay to Broker as compensation for services irrespective of agency relationship(s), either x 5,000 percent of the listing price (or if a purchase agreement is entered into, of the purchase price), or \$\Bigsis\$\$ (1) If during the Listing Period, or any extension, Broker, cooperating broker, Seller or any other person procures a ready, willing, and able buyer(s) whose offer to purchase the Property on any price and terms is accepted by Seller, provided the Buyer completes the transaction or is prevented from doing so by Seller. (Broker is entitled to compensation whether any escrow resulting from such offer closes during or after the expiration of the Listing Period, or any extension.) calendar days (a) after the end of the Listing Period or any extension; or (b) after any cancellation alone Agreement, unless becwise agreed, Seller enters into a contract to sell, convey, lease or otherwise tracelle and Property to anyone ("Prospective") or that person's related entity: (i) who physically options was snown the Property Processor (II) for whom Broker or any cooperating during the Listing Period or any extension by Brokes broker submitted to Seller a signed, written acquire, lease, exchange in an option on the Property. Seller, however, shall have to broker under paragraph 3A(2) unless, not later than one selection Period extension or cancellation, Broker has given Seller a written notice of the names of such Prospective Boy OR (3) If, without Broker's prior written consent, the Property is withdrawn from sale, conveyed, leased, rented, otherwise transferred, or made unmarketable by a voluntary act of Seller during the Listing Period, or any extension. B. If completion of the sale is prevented by a party to the transaction other than Seller, then compensation which otherwise would have been earned under paragraph 3A shall be payable only if and when Seller collects damages by suit, arbitration, settlement or otherwise, and then in an amount equal to the lesser of one-half of the damages recovered or the above compensation, after first deducting title and escrow expenses and the expenses of collection, if any. C. In addition, Seller agrees to pay Broker: D. Seller has been advised of Broker's policy regarding cooperation with, and the amount of compensation offered to, other brokers. (1) Broker is authorized to cooperate with and compensate brokers participating through the multiple listing service(s) ("MLS") by offering to MLS brokers out of Broker's compensation specified in paragraph 3A, either 2.500 percent of the purchase price, or [\$ (2) Broker is authorized to cooperate with and compensate brokers operating outside the MLS as per Broker's policy. aller hereby irrevocably assigns to Broker the above compensation from Seller's funds and proceeds in escrow. Broker ma ement, as instructions to compensate Broker pursuant to paragraph 3A, to any escrow or Prospective Buyer or other transferee. not previously entered into a listing agreement with ber croker regarding the Property, F. (1) Seller represents that unless specified as follows:

Property is transferred to any of the following

alsted above during the time Seller is obligated to company (3) If the Property is sold compensation under this Agreement; and (ii) Broker is not obligated to represent ie nat

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(2) Seller warrants that Seller has no obligation to pay-

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Selfer's Initials

any other broker regarding the Property unless the

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Pro	-	Address: 143 S Highland Ave, Los Angeles, C.	A 90036 Date: 07/24/2023
4.	A.		otherwise specified in a real estate purchase agreement, all fixtures and
		HP로부터 경우 [18] [18] [18] [18] [18] [18] [18] [18]	ded, and personal property items are excluded, from the purchase price.
		ADDITIONAL ITEMS EXCLUDED: ADDITIONAL ITEMS INCLUDED:	The state of the s
			d or included in offering the Property for sale, but understands that: (i) the
			expressed above and will ultimately determine which items are excluded and
			nsible for and does not guarantee that the above exclusions and/or inclusions
		will be in the purchase agreement.	isible for and does not guarantee that the above exclusions and/or inclusions
	B.	(1) LEASED OR NOT OWNED ITEMS: The follo	wing items are leased or not owned by Seller
		Solar power system Alarm system	Propane tank Water Softener
		Other	CIT (Sports Said)
		(2) LIENED ITEMS: The following Items have be	een financed and a lien has been placed on the Property to secure payment:
		Solar power system Windows or doors	Heating/Ventilation/Air conditioning system
		Other	
			agreement, copies of lease documents, or other documents obligating Seller
	•	to pay for any such leased or liened item.	Sharan E. Armadda daan aan
	U.	SMART HOME FEATURES: The following smar	
		(1) INCLUDED IN THE SALE (INformation reg	arding apps, logins, and instructions may be required in the sale):
		The statement of the st	
		(2) EXCLUDED FROM THE SALE:	
		(2)	
5.	MU	LTIPLE LISTING SERVICE:	
	A.	WHAT IS AN MLS? The MLS is a database of pro-	perties for sale that is available and disseminated to and accessible by all other real
			o the MLS. As set forth in paragraph 7, participants and subscribers conducting
			the property information to the MLS. Property information submitted to the MLS
			nich the Seller's property is offered for sale (including but not limited to the listing
			is likely that a significant number of real estate practitioners in any given area are
			ay also be part of a reciprocal agreement to which other multiple listing services
			e listing services that have reciprocal agreements with the MLS also have access to
	-		urther transmit listing information to internet sites that post property listings online.
	B.		LS: All terms of the transaction, including sales price and financing, if applicable,
			erty is listed for publication, dissemination and use by persons and entities on ded to the MLS even if the Property was not listed with the MLS. Seller consents
		to Broker providing a copy of this listing agreeme	
	C.	WHAT IS BROKER'S MLS? Broker is a particip	
	٠.		necked is not) the primary MLS for the geographic area of the Property.
			roperty will be listed with the MLS(s) specified above.
2	DE	VEFITS OF USING THE MLS; IMPACT OF OPTIL	NG OUT OF THE MI S:
6.	A	FYPOSURE TO RUYERS THROUGH MIS-	isting property with an MLS exposes a seller's property to all real estate
	<i>-</i>		clients) who are participants or subscribers to the MLS or a reciprocating
		MLS. The MLS may further transmit the MLS data	abase to Internet sites that post property listings online.
	B.		r elects to exclude the Property from the MLS, Seller understands and
		acknowledges that: (i) Seller is authorizing limite	d exposure of the Property and NO marketing or advertising of the Property
			nd brokers from other real estate offices, and their buyer clients, who have eller's Property is offered for sale; (III) Information about Seller's Property
			real estate Internet sites that are used by the public to search for property
		listings and; (Iv) real estate agents, brokers and	members of the public may be unaware of the terms and conditions under
		which Seller is marketing the Property.	
	C.		exposure of the Property may lower the number of offers and negatively
	n	impact the sales price.	If the Dranaty is listed in an MI S which does not away the apparathic area
	D.	where the Property is Incated then real estate a	If the Property is listed in an MLS which does not cover the geographic area igents and brokers working that territory, and Buyers they represent looking
		for property in the neighborhood, may not be awa	re the Property is for sale.
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	L	Seller's Initials /	Broker's/Agent's Initials
7.	PUE	BLIC MARKETING OF PROPERTY:	
277	Compression of	CLEAR COOPERATION POLICY: MLS rules re	quire Do NOT require - see paragraph 7F) that residential real property
		with one to four units and vacant lot listings be su	bmitted to the MLS within 1 business day of any public marketing.
	B.	PUBLIC MARKETING WITHIN CLEAR COO	PERATION: (i) Public marketing includes, but is not limited to, flyers
		displayed in windows, yard signs, digital m	arketing on public facing websites, brokerage website displays, digital
		communications marketing and email blasts,	multi-brokerage listing sharing networks, marketing to closed or private ilable to the general public. (ii) Public marketing does not include an
		office exclusive listing where there is direct of	romotion of the listing between the brokers and licensees affiliated with
		the listing brokerage, and one-to-one promotion to	netween these licensees and their clients.
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Pro	perty	Address: 143 S Highland Ave, Los Angeles, CA 90036
	C.	"COMING SOON" STATUS IMPACT ON MARKETING: Days on Market (DOM): Seller is advised to discuss with Broker the meaning of "Coming Soon" as that term applies to the MLS in which the Property will be listed, and how any Coming Soon status will impact when and how a listing will be viewable to the public via the MLS. Seller does (does not) authorize Broker to utilize Coming Soon status, if any. Seller is further advised to discuss with Broker how any DOM calculations or similarly utilized tracking field works in the MLS in which the Property will be listed.
	D.	Seller Instructs Broker: (MLS may require C.A.R. Form SELM or local equivalent form) (1) Seller instructs Broker to market the Property to the public, and to start marketing on the beginning date of this Agreement or (date).
		(2) Seller instructs Broker NOT to market the Property to the public. Seller understands that no public marketing will occur and the scope of marketing that will occur will consist only of direct one-on-one promotion between the brokers and licensees affiliated with the listing brokerage and their respective clients.
		Whether paragraph 7D(1) or 7D(2) is selected, Seller understands and agrees that should any public marketing of the Property occur, the Property listing will be submitted to the MLS within 1 business day. CLEAR COOPERATION POLICY DOES NOT APPLY: Paragraphs 7A (other than the language in the
420		parenthetical), 7B, 7D and 7E do not apply to this listing. Broker shall disclose to Seller and obtain Seller's consent for any instruction to not market the Property on the MLS or to the public.
8.	unle	DATA ON THE INTERNET: MLS rules allow MLS data to be made available by the MLS to additional internet sites are Broker gives the MLS instructions to the contrary. Specific information that can be excluded from the Internet as nitted by (or in accordance with) the MLS is as follows: PROPERTY OR PROPERTY ADDRESS: Seller can instruct Broker to have the MLS not display the Property or the
		Property address on the Internet (C.A.R. Form SELI). Seller understands that either of these opt-outs would mean consumers searching for listings on the Internet may not see the Property or Property's address in response to their search. FEATURE OPT-OUTS: Seller can instruct Broker to advise the MLS that Seller does not want visitors to MLS Participant or Subscriber Websites or Electronic Displays that display the Property listing to have the features below (C.A.R. Form SELI). Seller understands (i) that these opt-outs apply only to Websites or Electronic Displays of MLS Participants and Subscribers who are real estate broker and agent members of the MLS; (ii) that other Internet sites may or may not have the features set forth herein; and (iii) that neither Broker nor the MLS may have the ability to control or block such features on other Internet sites.
		(1) COMMENTS AND REVIEWS: The ability to write comments or reviews about the Property on those sites; or the ability to link to another site containing such comments or reviews if the link is in immediate conjunction with the Property display.
	C	(2) AUTOMATED ESTIMATE OF VALUE: The ability to create an automated estimate of value or to link to another site containing such an estimate of value if the link is in immediate conjunction with the Property display. SELLER ELECTION TO OPT-OUT: Seller elects to opt out of certain internet features as provided by C.A.R. Form SELI or
		the local equivalent form.
9.	of C	Default recorded again. Property; (ii) any delinquent amounts due under any property; (iv) any delinquent amounts due under any property; (iv) any litigation, arbitration, inistrative action, government investigation. The property are property; (iv) any litigation, arbitration, or threatened action that affects or may affect the Property or er's ability to proper it; and the property period of the property or small arbitration.
10.	BRI	apply notify Broker in wating it Seller becomes aware of any of these items during the cisting Period or any extension meaning the city of
	A.	Broker Responsibility, Authority and Limitations: Broker agrees to exercise reasonable effort and due diligence to achieve the purposes of this Agreement, Unless Seller gives Broker written instructions to the contrary, Broker is authorized, but not required, to (i) order reports and disclosures including those specified in 10E as necessary, (ii) advertise and market the Property by any method and in any medium selected by Broker, including MLS and the internet, and, to the extent permitted by these media, control the dissemination of the information submitted to any medium; and (iii) disclose to any real estate
	B.	licensee making an inquiry the receipt of any offers on the Property and the offering price of such offers. Presentation of Offers: There are different strategies for obtaining the best offer for Seller. Seller is advised that certain buyers may prefer not to be in a competitive situation and either may not make an offer if there is an instruction that all offers will be presented at a later specified time or may try to make a "preemptive" offer that will expire in the hopes Seller will accept before the presentation date. Seller is advised to discuss and consider the best strategy for Seller. (1) Seller instructs Broker to Present Offers: Broker agrees to present all offers received for Seller's Property, and present them to Seller as soon as possible, unless Seller gives Broker written instructions to the contrary.
	OR	(2) Seller instructs Broker not to Present Offers until a Later Time: Seller has elected to have Broker hold all offers and present them to Seller on (date) or Days after the property is listed as active on the MLS. Broker and Seller may amend this time by agreeing in writing. Broker will inform Seller that an offer has come in, but will not submit offer to Seller, unless specifically instructed otherwise, in writing. Local MLS rules may impact this practice and whether it will provide any benefit to Seller.
	C.	Buyer Supplemental Offer Letters (Buyer Letters): Paragraph 8 of the Fair Housing and Discrimination Advisory (C.A.R. Form FHDA) attached to this Agreement informs Seller of the practice of many buyers and their agents of including a Buyer Letter with an offer to try to influence a seller to accept the buyer's offer. Buyer Letters may include photos and video. Whether over or unintentional, Buyer Letters may contain information about a buyer's or seller's protected class or characteristics. Deciding whether to accept an offer based upon protected classes or characteristics is unlawful. Broker will not review the content of Buyer Letters. (1) Seller instructs Broker not to present Buyer Letters, whether submitted with an offer or separately at a different time.
	OR	Seller authorizes Broker to specify in the MLS that Buyer Letters will not be presented to Seller. (2) Seller Instructs Broker to present Buyer Letters. Broker advises seller that: (i) Buyer Letters may contain information about protected classes or characteristics and such information should not be used in Seller's decision of whether to accept, reject, or counter a Buyer's offer; and (ii) if Seller relies on Buyer Letters, Seller is acting against
	D.	Broker's advice and should seek the advice of counsel before doing so. Seller agrees to consider offers presented by Broker, and to act in good faith to accomplish the sale of the Property by, among other things, making the Property available for showing at reasonable times and, subject to paragraph 3F, referring to Broker all inquiries of any party interested in the Property. Seller is responsible for determining at what price to list and sell the Property.

Pro	perty	Address: 143 S Highland Ave. Los Angeles, CA 90036 Investigations and Reports: Seller agrees, within 5 (or) Days of the beginning date of this Agreement, to order
	E.	investigations and Reports: Seller agrees, within 5 (or) Days of the beginning date of this Agreement, to order
		and, when required by the service provider, pay for a Natural Hazard Disclosure report and the following reports:
		Structural Pest Control, General Property Inspection, Homeowners Association Documents, Preliminary (Title)
		Report, Roof Inspection, Pool Inspection, Septic/Sewer Inspection, Other
		If Property is located in a Common Interest Development or Homeowners Association, Seller is advised that there may be
		benefits to obtaining any required documents prior to entering into escrow with any buyer. Such benefits may include, but not
		be limited to, potentially being able to lower costs in obtaining the documents and avoiding any potential delays or
	= 4	complications due to late or slow delivery of such documents.
		attorney fees and selection and material facts
		that sheet knows but fails to disclose including dangerous or historice.
	DEF	OSIT: Broker is authorized to accept and hold on Seller's behalf any deposits to be applied toward the purchase price.
12.		ENCY RELATIONSHIPS:
		DISCLOSURE: The Seller acknowledges receipt of a "Disclosure Regarding Real Estate Agency Relationships" (C.A.R. Form AD).
		SELLER REPRESENTATION: Broker shall represent Seller in any resulting transaction, except as specified in paragraph 3F. POSSIBLE DUAL AGENCY WITH BUYER: Depending upon the circumstances, it may be necessary or appropriate for Broker
	-	to act as an agent for both Seller and buyer, exchange party, or one or more additional parties ("Buyer"). Broker shall, as soon
		as practicable, disclose to Seller any election to act as a dual agent representing both Seller and Buyer. If a Buyer is procured
		directly by Broker or an associate-licensee in Broker's firm, Seller hereby consents to Broker acting as a dual agent for Seller
		and Buyer. In the event of an exchange, Seller hereby consents to Broker collecting compensation from additional parties for services rendered, provided there is disclosure to all parties of such agency and compensation. Seller understands and
		agrees that: a dual agent may not, without the express permission of the respective party, disclose to the other party confidential
		information, including, but not limited to, facts relating to either the Buyer's or Seller's financial position, motivations, bargaining
		position, or other personal information that may impact price, including the Seller's willingness to accept a price less than the
		listing price or the Buyer's willingness to pay a price greater than the price offered; and except as set forth above, a dual agent is obligated to disclose known facts materially affecting the value or desirability of the Property to both parties.
	D.	CONFIRMATION: Broker shall confirm the agency relationship described above, or as modified, in writing, prior to or
		concurrent with Seller's execution of a purchase agreement.
	E.	POTENTIALLY COMPETING SELLERS AND BUYERS: Seller understands that Broker may have or obtain listings on other
		properties, and that potential buyers may consider, make offers on, or purchase through Broker, property the same as or similar
		to Seller's Property. Seller consents to Broker's representation of sellers and buyers of other properties before, during and after
		the end of this Agreement. Seller acknowledges receipt of a Possible Representation of More than One Buyer or Seller -
	F.	Disclosure and Consent" (C.A.R. Form PRBS). TERMINATION OF AGENCY RELATIONSHIP: Seller acknowledges and agrees that the representation duties of, and agency
		relationship with, Broker terminate at the expiration of this Agreement or, if it occurs first, the completion of any transaction
	-	specified in this Agreement.
13.		CURITY, INSURANCE, SHOWINGS, AUDIO AND VIDEO: Broker is not responsible for loss of or damage to personal or real serty, or person, whether attributable to use of a keysafe/lockbox, a showing of the Property, or otherwise. Third parties, including,
		not limited to, appraisers, inspectors, brokers and prospective buyers, may have access to, and take videos and photographs of,
		nterior of the Property. Seller agrees: (I) to take reasonable precautions to safeguard and protect valuables that might be accessible
		ng showings of the Property, (ii) to obtain insurance to protect against these risks. Broker does not maintain insurance to protect
		er. Persons visiting the Property may not be aware that they could be recorded by audio or visual devices installed by Seller (such name) and hidden security cameras). Seller is advised to post notice disclosing the existence of security devices.
14.		TOGRAPHS AND INTERNET ADVERTISING:
		In order to effectively market the Property for sale it is often necessary to provide photographs, virtual tours and other media to
		buyers. Seller agrees (or if checked, does not agree) that Broker or others may photograph or otherwise electronically capture
		images of the exterior and interior of the Property ("Images") for static and/or virtual tours of the Property by buyers and others for
		use on Broker's website, the MLS, and other marketing materials and sites. Seller acknowledges that if Broker engages third
		parties to capture and/or reproduce and display Images, the agreement between Broker and those third parties may provide such
		third parties with certain rights to those images. The rights to the Images may impact Broker's control or lack of control of future
		use of the Images. If Seller is concerned, Seller should request that Broker provide any third parties' agreement impacting the
		Images. Seller also acknowledges that once Images are placed on the Internet neither Broker nor Seller has control over who can
		view such Images and what use viewers may make of the Images, or how long such Images may remain available on the Internet.
		Seller further assigns any rights in all Images to the Broker/Agent and agrees that such Images are the property of Broker/Agent
	1000	and that Broker/Agent may use such Images for advertising, including post sale and for Broker/Agent's business in the future.
	В.	Seller acknowledges that prospective buyers and/or other persons coming onto the property may take photographs, videos or
		other images of the property. Seller understands that Broker does not have the ability to control or block the taking and use of
		Images by any such persons. (If checked) Seller instructs Broker to publish in the MLS that taking of Images is limited to
		those persons preparing Appraisal or Inspection reports. Seller acknowledges that unauthorized persons may take images who do not have access to or have not read any limiting instruction in the MLS or who take images regardless of any limiting
		instruction in the MLS. Once Images are taken and/or put into electronic display on the Internet or otherwise, neither Broker
		nor Seller has control over who views such Images nor what use viewers may make of the Images.
15.	KEY	SAFE/LOCKBOX: A keysafe/lockbox is designed to hold a key to the Property to permit access to the Property by Broker, cooperating
	brok	ers, MLS participants, their authorized licensees and representatives, authorized inspectors, and accompanied prospective buyers.
		er further agrees that Broker, at Broker's discretion, and without further approval from Seller, shall have the right to grant access to and
		rey Seller's consent to access the Property to inspectors, appraisers, workers, repair persons, and other persons requiring entry to Property in order to facilitate the sale of the Property. Broker, cooperating brokers, MLS and Associations/Boards of
	REA	LTORS® are not insurers against injury, theft, loss, vandalism or damage attributed to the use of a keysafe/lockbox.
		Seller does (or if checked does not) authorize Broker to install a keysafe/lockbox.

Seller's Initials

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	B. TENANT-OCCUPIED PROPERTY: If Seller does not occupy the Property, Seller shall be responsible for obtaining occupant(s)
	written permission for use of a keysafe/lockbox (C.A.R. Form KLA).
16.	SIGN: Seller does (or if checked does not) authorize Broker to install a FOR SALE/SOLD sign on the Property.
17. 18.	EQUAL HOUSING OPPORTUNITY: The Property is offered in compliance with federal, state and local anti-discrimination laws. ATTORNEY FEES: In any action, proceeding or arbitration between Seller and Broker arising out of this Agreement, Seller and Broker are each responsible for paying their own attorney's fees and costs.
40	ADDITIONAL TERMS: REO Advisory Listing (C.A.R. Form REOL) Short Sale Information and Advisory (C.A.R. Form SSIA)
13.	Trust Advisory (C.A.R. Form TA)
	Seller intends to include a contingency to purchase a replacement property as part of any resulting transaction
	Seller intends to include a contingency to purchase a replacement property as part or any resoluting transaction
20.	MANAGEMENT APPROVAL: If an associate-licensee in Broker's office (salesperson or broker-associate) enters into this Agreement on Broker's behalf, and Broker or Manager does not approve of its terms, Broker or Manager has the right to cancel this Agreement, in writing, within 5 Days After its execution.
21.	SUCCESSORS AND ASSIGNS: This Agreement shall be binding upon Seller and Seller's successors and assigns.
22.	DISPUTE RESOLUTION:
	MEDIATION: Seller and Broker agree to mediate any dispute or claim arising between them under this Agreement, being to arbitration or court action, Mediation fees, if any, shall be divided equally among the parties involved. For any dispute or to which this paragraph applies, any party (i) commences an action without first attending to resolve the matter through mention, or (ii) before commencement of an action, refuses to mediate after that party shall not be an ited to recover attorney fees, even if they would otherwise available to that party in any such action. Exclusions from this means acreement are specified in paragraph. 5. ADDITIONAL MEDIATION TERMS: The resolution matters shall be accuded from mediation: (i) a judicial or non-judicial foreclosure or other action or proceeding to enter action; and of trust, mortgage or installment land sale contract as defined in Civil Code § 2985; (ii) an unlawful deteraction; and filing or enforcement of a mechanic's lien; and (iv) any matter that is within the jurisdiction a probate, small claims or waster court. The filing of a court action to
	enable the recording of a notice demoling action, for order of attachment, received injunction, or other provisional remedies, shall not constitute a waiver or violation of the mediation provisions. C. ARBITRATION DIVISORY: If Seller and Broker desire to resolve disputes arising between them unrough relitration
	rather tran court, they can document their agreement by attaching and signing an Arbitration Agreement (C. Form ARB).
23.	ENTIRE AGREEMENT: All prior discussions, negotiations and agreements between the parties concerning the subject matter of this
	Agreement are superseded by this Agreement, which constitutes the entire contract and a complete and exclusive expression of their
	agreement, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. This
	Agreement and any supplement, addendum or modification, including any photocopy or facsimile, may be executed in counterparts.
24.	OWNERSHIP, TITLE AND AUTHORITY: Seller warrants that: (i) Seller is the owner of the Property; (ii) no other persons or
	entities have title to the Property, and (III) Seller has the authority to both execute this Agreement and sell the Property. Exceptions
	to ownership, title and authority are as follows:

block below, appear on this Agreement or any related documents, it shall be deemed to be in a representative capacity for the entity described and not in an individual capacity, unless otherwise indicated. The Legally Authorized Signer (i) represents that the entity for which that person is acting already exists and is in good standing to do business in California and (ii) shall deliver to Broker, within 3 Days after execution of this Agreement, evidence of authority to act in that capacity (such as but not limited to: applicable portion of the trust or Certification Of Trust (Probate Code § 18100.5), letters testamentary, court order, power of attorney, corporate resolution, or formation documents of the business entity).



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Property Address: 143 S Highland Ave, Los Angeles, CA 90036 By signing below, Seller acknowledges that Seller has read, understands, received a copy of and agrees to the terms of this Agreement. ENTITY SELLERS: (Note: If this paragraph is completed, a Representative Capacity Signature Disclosure form (C.A.R. Form RCSD) is not required for the Legally Authorized Signers designated below.) One or more Sellers is a trust, corporation, LLC, probate estate, partnership, other entity or holds a power of attorney. This Agreement is being Signed by a Legally Authorized Signer in a representative capacity and not for him/herself as an individual. See paragraph 25 for additional terms. The name(s) of the Legally Authorized Signer(s) is: (4) If a trust, identify Seller as trustee(s) of the trust or by simplified trust name (ex. John Doe, co-trustee, Jane Doe, co-trustee or Doe Revocable Family Trust), If the entity is a trust or under probate, the following is the full name of the trust or probate case, including case #: SELLER SIGNATURE(S): 7/26/2023 (Signature) By. Printed name of SELLER: Bradley D. Sharp, Chapter 11 Trustee Printed Name of Legally Authorized Signer: Title, if applicable, Address City State Email Phone # (Signature) By, Date: Printed name of SELLER: Printed Name of Legally Authorized Signer: Title, if applicable, Address City State Zip Phone # Additional Signature Addendum attached (C.A.R. Form ASA) **BROKER SIGNATURE(S):** Real Estate Broker (Firm) Coldwell Banker Realty DRE Lic# 00616212 Address 130 Allinurst Ave

By Stevenson By S State CA City Los Angeles Zip 7/24/2023 | 5:29:3 Tel.(323)356-3007 E-mail stvfl@hotmail.com DRE Lic# 01272369 Date Date 7/24/2023 | 5:50:02 Tel.(213)200-2500 E-mail bilifried@earthlink.net DRE Lic# 00672015 Two Brokers with different companies are co-listing the Property. Co-listing Broker information is on the attached Additional Broker Acknowledgement (C.A.R. Form ABA).

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525 South Virgil Avenue, Los Angeles, California 90020

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ADDENDUM TO EXCLUSIVE AUTHORIZATION AND RIGHT TO SALE

Bradley D. Sharp, solely in the capacity as the Chapter 11 Trustee ("Trustee") of the bankruptcy estate of Leslie Klein ("Debtor") in the Debtor's bankruptcy case in the United States Bankruptcy Court for the Central District of California, agrees to grant Coldwell Banker Realty ("Broker") the exclusive right to negotiate a sale of the real property commonly described as 143 S. Highland Ave, Los Angeles, California ("Property") upon the terms and conditions of the Exclusive Authorization and Right to Sell Property ("Exclusive Authorization"), as amended by the following terms and conditions:

- 1. Addendum. This Addendum applies to the Exclusive Authorization. Notwithstanding any contrary terms and conditions in the Exclusive Authorization, this Addendum shall apply.
- 2. No Liability. The Trustee is listing the Property for sale with the Broker in the capacity as Trustee and not in the Trustee's personal capacity, and no liability or obligations shall accrue to the Trustee personally as a result of such listing.
- 3. Termination. The Trustee may terminate the Exclusive Authorization at the Trustee's option and upon written notice to the Broker at any time, and no liability or obligations shall accrue to the estate or to the Trustee, either personally or in the capacity as Trustee, as a result of any such termination.
- 4. Abandonment. The Trustee reserves the right, in the Trustee's sole discretion, to determine not to sell the Property and to abandon the Property by serving a notice of the Trustee's intention to abandon the Property upon the Debtor, the Debtor's counsel, the United States Trustee, all creditors, and all parties in interest. In the event of any such abandonment, the Exclusive Authorization and this Addendum shall terminate and no liability or obligations shall accrue to the estate or to the Trustee, either personally or the capacity as Trustee, as a result of any such abandonment and termination.
- 5. <u>Conditions of Sale</u>. The Broker agrees and understands that any sale of the Property shall be subject to the following terms and conditions:
- a. The Trustee is selling the Property in the capacity as the Trustee and not in the Trustee's personal

capacity, and no liability or obligations shall accrue to the Trustee personally as a result of any sale.

- b. If for any reason, or no reason whatsoever, the Trustee is unable to deliver possession or title to the Property to any potential purchaser, the purchaser's sole remedy shall be the return of any money that the purchaser has deposited towards the purchase of the Property.
- condition or basis by quitclaim deed without any representations or warranties whatsoever, including without limitation representations or warranties as to title, oil and mineral rights, city or government agency notifications regarding work to be done, marketability of title, ownership, physical condition, compliance with state, city or federal statutes, codes, ordinances, or regulations, geological stability, zoning, suitability for improvement, and fire insurance policies to cover any improvements on the Property, nor any assurances regarding if the property is subdividable.
- d. The sale of the Property is subject to Bankruptcy Court approval after notice to the Debtor, the Debtor's counsel, the United States Trustee, all creditors, and all parties in interest as required by the Bankruptcy Code, Federal Rules of Bankruptcy Procedure, and Local Bankruptcy Rules.
 - e. The sale is subject to overbids.
- f. The purchaser shall, at the purchaser's sole expense, acquire any and all insurance policies that the purchaser desires to cover the Property. The Trustee does not agree to acquire or transfer any insurance policies to the purchaser.
- g. The purchaser is to arrange for all financing of the acquisition of the Property before the close of escrow.
- h. All escrow fees shall be shared and paid on a 50/50 basis by the Trustee and the purchaser.
- i. The purchaser shall, at the purchaser's sole expense, install all smoke detectors, if any, as may be required by state or local law. The Trustee is not required to deliver to the purchaser a written statement of compliance with any applicable state and local law.

- j. The purchaser shall, at purchaser's sole expense, obtain any and all pest control inspection repairs that purchaser deems appropriate.
- k. If any local ordinance requires that the Property be brought into compliance with minimum energy conservation standards as a condition of sale or transfer, the purchaser shall comply with and pay for these requirements at purchaser's sole expense.
- 1. Any sale is subject to the following conditions being satisfied before the close of escrow:
- (1) the Trustee must prevail with respect to any objections to the proposed sale; and
- (2) the Trustee reserves the right to reject any and all offers which in his/her judgment are insufficient.
 - m. The Property is being sold subject to:
- (1) All general and special taxes that are presently due, or may become due, regarding the Property, other than property taxes, which shall be prorated as of the close of escrow;
- (2) Any and all easements, restrictions, rights and conditions of record and rights of way, against, on or regarding the Property. Title, however, is to be transferred free of secured claims of record.
- 6. Payment of Commission. The commission to be paid to the Broker shall only be paid from the proceeds of the sale of the Property. The payment of the commission is subject to prior approval of the Bankruptcy Court.
- 7. Reduction of Listing Price and Extension of Term of Listing Agreement. The Trustee may, in the Trustee's sole discretion and business judgment and without further Court order, modify the Exclusive Authorization by reducing the listing price and/or extending the term of the Exclusive Authorization.
- 8. Entire Agreement. This Addendum and the Exclusive Authorization, to the extent that such Exclusive Authorization

is not contrary to the terms and conditions herein, constitute the entire contract between the parties. All prior agreements between the parties are incorporated into this agreement. Its terms are intended by the parties as a final expression of their agreement with respect to such terms as are included herein, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. The parties further intend that this Addendum and the Exclusive Authorization constitute the complete, final and exclusive statement of the terms of the agreement and that no extrinsic evidence whatsoever may be introduced in any judicial or arbitration proceeding, if any, involving this Addendum and the Exclusive Authorization.

9. Bankruptcy Court Jurisdiction. The Bankruptcy Court, sitting without a jury which is expressly waived, shall have exclusive jurisdiction to resolve any and all disputes relating to this Addendum and the Exclusive Authorization. This Addendum and the Exclusive Authorization and any disputes related thereto shall be governed by California law.

EXHIBIT 3

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Main RESUMENTIAL PASSING OF SKEEMENT

(Exclusive Authorization and Right to Sell) (C.A.R. Form RLA, Revised 6/23)



Date Prepared: 07/24/2023

CALIFORNIA ASSOCIATION OF REALTORS®

EV	CLUSIVE RIGHT TO SELL:	Bradley D. Sharp, Chapter	11 Trustee	("Seller")			
here	eby employs and grants	Coldwell Banker Realt	The state of the s	("Broker")			
	inning (date) July 24, 2023	and ending at 11:59 P.M. on (date)	January 31, 2024	("Listing Period")			
the	exclusive and irrevocable right to sell or e	exchange the real property described as , situated in	315 N Martel Ave Los Angeles	(City),			
annual des	Los Angeles (County), Calif			-011 ("Property").			
	This Property is a manufactured (mobile)) home. See Manufactured Home Listing A	Addendum (C.A.R. form M	HLA) for additional			
tern							
	This Property is being sold as part of	a probate, conservatorship, guardianshi	ip, or receivership. See t	for Probate Listing			
	dendum and Advisory (C.A.R. Form PLA) f	for additional terms.					
	TING PRICE AND TERMS:	S 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					
A.	The listing price shall be: Two Million,	One Hundred Thousand	Dollars (\$ 2,100,000.00				
В.	Listing Terms: Subject to bankruptcy	court approval and overbid. Addendum		J-			
co	MPENSATION TO BROKER:						
	tice: The amount or rate of real e	estate commissions is not fixed h	v law They are set	hy each Broker			
	lividually and may be negotiable						
	mpensation and fees to Broker).	bothoon cond. and broker (i.e.	of course common	ma moidac an			
	Seller agrees to pay to Broker as compe	ensation for services irrespective of agenc	v relationship(s), either 5	5.000 percent			
		ement is entered into, of the purchase pri		1			
	AND	and the committee and province outsides a second participation with the control of the control o		, as follows:			
	(1) If during the Listing Period, or any	extension, Broker, cooperating broker, S	eller or any other person	procures a ready,			
		er to purchase the Property on any price a					
		is prevented from doing so by Seller. (Bro					
		ses during or after the expiration of the Lis					
OR		ter the end of the Listing Period or any ex					
		d, Seller enters into a contract to sell, con-					
		that person's related entity: (i) who plays					
		ension by Broker or a congrating broker					
		written offer to acquire, lease, exchange					
		o Broker under paragraph 3A(2) unless,					
00		oker has given Seller a written notice of the					
UK	(3) If, without Broker's prior written co						
D	If completion of the sale is prevented by	by a voluntary act of Seller during the Listing					
D.							
	have been earned under paragraph 3A shall be payable only if and when Seller collects damages by suit, arbitration, settlement or otherwise, and then in an amount equal to the lesser of one-half of the damages recovered or the above compensation, after						
	first deducting title and escrow expenses a		s recovered or the above t	compensation, and			
C.	In addition, Seller agrees to pay Broker:	하기 아이들이 그렇게 하는 그들이 아이들은 사람들이 아이들이 하지만 모든 것이다. 아이들이 아이들이 아이들의 나는 그를 먹게 되었다. 아이들에게 요					
D.		y regarding cooperation with, and the amou	unt of compensation offere	d to, other brokers.			
7750711		with and compensate brokers participa					
		out of Broker's compensation specified in					
	of the purchase price, or \$			Authorization Common P			
		th and compensate brokers operating outs	side the MLS as per Broke	er's policy.			
E.	Selec hereby irrevocably assigns to Broke						
		compensate Broker pursuant to paragrap					
	involving Seller and a buyer, Prospective						
F.		previously entered into a listing agreemen	nt with another broker rega	arding the Property,			
	unless specified as follows:	bligation to now source of the care of	as broker recording the D	remedic indeed the			
	Property is transferred to any of the	obligation to pay componsation to any oth following individuals or entitles:	ner broker regarding the P	roperty unless the			
	(2) If the Deposit is said to a series	ad about during the time Celler is ablent	ad to companyate another	D C C Contract			
		ed above during the time Seller is obligate					
		ed above during the time Seller is obligate nder this Agreement; and (ii) Broker is					

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Seller's Initials

EDWAL HOUSING

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Pro	perty	y Address: 315 N Martel Ave. Los Angeles, CA 90036 Page 36 of 53 Date: 07/24/2023	
4.	A.	ITEMS EXCLUDED AND INCLUDED: Unless otherwise specified in a real estate purchase agreement, all fixtures	and
		fittings that are attached to the Property are included, and personal property items are excluded, from the purchase price. ADDITIONAL ITEMS EXCLUDED:	
		ADDITIONAL ITEMS INCLUDED:	
		Seller intends that the above items be excluded or included in offering the Property for sale, but understands that: (i)	
		purchase agreement supersedes any intention expressed above and will ultimately determine which items are excluded	
		included in the sale; and (ii) Broker is not responsible for and does not guarantee that the above exclusions and/or inclusi will be in the purchase agreement.	ons
	B.	(1) LEASED OR NOT OWNED ITEMS: The following items are leased or not owned by Seller:	
		Solar power system Alarm system Propane tank Water Softener	
		(2) LIENED ITEMS: The following items have been financed and a lien has been placed on the Property to secure paym	ant
		Solar power system Windows or doors Heating/Ventilation/Air conditioning system	en.
		Other	
		Seller will provide to Buyer, as part of the sales agreement, copies of lease documents, or other documents obligating Se	aller
	C	to pay for any such leased or liened item. SMART HOME FEATURES: The following smart home features/devices are:	
	٠.	(1) INCLUDED IN THE SALE (information regarding apps, logins, and instructions may be required in the sale):	
		(2) EXCLUDED FROM THE SALE:	
5.	8811	LTIPLE LISTING SERVICE:	
J.		WHAT IS AN MLS? The MLS is a database of properties for sale that is available and disseminated to and accessible by all other	real
		estate agents who are participants or subscribers to the MLS. As set forth in paragraph 7, participants and subscribers conductive agents who are participants or subscribers to the MLS. As set forth in paragraph 7, participants and subscribers conductive agents who are participants or subscribers to the MLS.	ting
		public marketing of a property listing must submit the property information to the MLS. Property information submitted to the M	
		describes the price, terms and conditions under which the Seller's property is offered for sale (including but not limited to the list broker's offer of compensation to other brokers). It is likely that a significant number of real estate practitioners in any given area	
		participants or subscribers to the MLS. The MLS may also be part of a reciprocal agreement to which other multiple listing servi	
		belong. Real estate agents belonging to other multiple listing services that have reciprocal agreements with the MLS also have access	s to
	B	the information submitted to the MLS. The MLS may further transmit listing information to Internet sites that post property listings online. WHAT INFORMATION IS PROVIDED TO THE MLS: All terms of the transaction, including sales price and financing, if applica	blo
	ъ.	(i) will be provided to the MLS in which the Property is listed for publication, dissemination and use by persons and entities	
		terms approved by the MLS, and (ii) may be provided to the MLS even if the Property was not listed with the MLS. Seller conse	
	^	to Broker providing a copy of this listing agreement to the MLS if required by the MLS.	de-
	C.	WHAT IS BROKER'S MLS? Broker is a participant/subscriber to THEMLS/CLAW Multiple Listing Sen (MLS) and possibly others. That MLS is (or if checked is not) the primary MLS for the geographic area of the Prope	
	511224712	When required by paragraph 7 or by the MLS, Property will be listed with the MLS(s) specified above.	
6.		NEFITS OF USING THE MLS; IMPACT OF OPTING OUT OF THE MLS;	
	A.	EXPOSURE TO BUYERS THROUGH MLS: Listing property with an MLS exposes a seller's property to all real est agents and brokers (and their potential buyer clients) who are participants or subscribers to the MLS or a reciprocal	
		MLS. The MLS may further transmit the MLS database to Internet sites that post property listings online.	200
	B.	IMPACT OF OPTING OUT OF MLS: If Seller elects to exclude the Property from the MLS, Seller understands acknowledges that: (i) Seller is authorizing limited exposure of the Property and NO marketing or advertising of the Property	and erty
		to the public will occur; (ii) real estate agents and brokers from other real estate offices, and their buyer clients, who h	ave
		access to that MLS may not be aware that Seller's Property is offered for sale; (iii) Information about Seller's Property is offered for sale; (iiii) Information about Seller's Property is offered for sale; (iii) Inform	erty
		will not be transmitted from the MLS to various real estate Internet sites that are used by the public to search for proplistings and; (iv) real estate agents, brokers and members of the public may be unaware of the terms and conditions un	ider
	_	which Seller is marketing the Property.	
	C.	REDUCTION IN EXPOSURE: Any reduction in exposure of the Property may lower the number of offers and negative impact the sales price.	rely
	D.	NOT LISTING PROPERTY IN A LOCAL MLS: If the Property is listed in an MLS which does not cover the geographic a	irea
		where the Property is located then real estate agents and brokers working that territory, and Buyers they represent look for property in the neighborhood, may not be aware the Property is for sale.	king
	T		
	L	Seller's Initials / Broker's/Agent's Initials /	_
7.		BLIC MARKETING OF PROPERTY:	ort.
	A.	CLEAR COOPERATION POLICY: MLS rules require (Do NOT require - see paragraph 7F) that residential real propulation one to four units and vacant lot listings be submitted to the MLS within 1 business day of any public marketing.	Bity
	B.	PUBLIC MARKETING WITHIN CLEAR COOPERATION: (i) Public marketing includes, but is not limited to, fly	ers
		displayed in windows, yard signs, digital marketing on public facing websites, brokerage website displays, digital marketing on public facing websites, brokerage website displays, digital marketing on public facing websites, brokerage website displays, digital marketing on public facing websites, brokerage website displays, digital marketing on public facing websites, brokerage website displays, digital marketing on public facing websites, brokerage website displays, digital marketing on public facing websites, brokerage website displays, digital marketing on public facing websites, brokerage websites displays, digital marketing on public facing websites, brokerage websites displays, digital marketing on public facing websites, brokerage websites displays, digital marketing on public facing websites, brokerage websites, brokerage websites, brokerage websites, displays, digital marketing on public facing websites, brokerage websites, displays, digital marketing websites, displays, d	gital
		listing clubs or groups, and applications available to the general public. (ii) Public marketing does not include	an
		office exclusive listing where there is direct promotion of the listing between the brokers and licensees affiliated to	with
		the listing brokerage, and one-to-one promotion between these licensees and their clients.	-

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Seller's Initials

Case 2:23-bk-10990-SK Doc 234 Filed 08/03/23 Entered 08/03/23 16:56:19 Desc Property Address: 315 N Martel Ave. Los Argeles, CACyment Page 37 of 53 C. "COMING SOON" STATUS IMPACT ON MARKETING; Days on Market (DOM); Selier is advised to discuss with Broker the meaning of "Coming Soon" as that term applies to the MLS in which the Property will be listed, and how any Corning Soon status will impact when and how a listing will be viewable to the public via the MLS. Seller does (does not) authorize Broker to utilize Coming Soon status, if any. Seller is further advised to discuss with Broker how any DOM calculations or similarly utilized tracking field works in the MLS in which the Property will be listed. D. Seller Instructs Broker: (MLS may require C.A.R. Form SELM or local equivalent form) (1) Seller instructs Broker to market the Property to the public, and to start marketing on the beginning date of this Agreement or ______ (date).

Seller instructs Broker NOT to market the Property to the public. Seller understands that no public marketing will occur and the scope of marketing that will occur will consist only of direct one-on-one promotion between the brokers and licensees affiliated with the listing brokerage and their respective clients.

Whether paragraph 7D(1) or 7D(2) is selected, Seller understands and agrees that should any public marketing of the Property occur, the Property listing will be submitted to the MLS within 1 business day. CLEAR COOPERATION POLICY DOES NOT APPLY: Paragraphs 7A (other than the language in the parenthetical), 7B, 7D and 7E do not apply to this listing. Broker shall disclose to Seller and obtain Seller's consent for any instruction to not market the Property on the MLS or to the public.

MLS DATA ON THE INTERNET: MLS rules allow MLS data to be made available by the MLS to additional Internet sites unless Broker gives the MLS instructions to the contrary. Specific information that can be excluded from the Internet as permitted by (or in accordance with) the MLS is as follows:

A. PROPERTY OR PROPERTY ADDRESS: Seller can instruct Broker to have the MLS not display the Property or the Property address on the Internet (C.A.R. Form SELI). Seller understands that either of these opt-outs would mean consumers searching for listings on the Internet may not see the Property or Property's address in response to their search. FEATURE OPT-OUTS: Seller can instruct Broker to advise the MLS that Seller does not want visitors to MLS Participant or Subscriber Websites or Electronic Displays that display the Property listing to have the features below (C.A.R. Form SELI). Seller understands (i) that these opt-outs apply only to Websites or Electronic Displays of MLS Participants and Subscribers who are real estate broker and agent members of the MLS; (ii) that other Internet sites may or may not have the features set forth herein; and (Iii) that neither Broker nor the MLS may have the ability to control or block such features on other Internet sites. (1) COMMENTS AND REVIEWS: The ability to write comments or reviews about the Property on those sites; or the ability to link to another site containing such comments or reviews if the link is in immediate conjunction with the Property display. (2) AUTOMATED ESTIMATE OF VALUE: The ability to create an automated estimate of value or to link to another site containing such an estimate of value if the link is in immediate conjunction with the Property display. C. SELLER ELECTION TO OPT-OUT: Seller elects to opt out of certain Internet features as provided by C.A.R. Form SELI or the local equivalent form SELER REPRESENTATIONS: Seller represents that, unless otherwise specified in writing, Seller is unaware of (i) em of Default recorded against the Property; (ii) any delinquent amounts due under any loss secured by, or other obligation affecting, the Property; (iii) any bankrupicy, insolvency or similar proceeding antecting the Property; (iv) any litigation, arbitration, administrative action, government investigation of the pending or interaction that affects or may affect the Property or Seller's ability to transfer it; and (v) any current, pending or proposed special assessments affecting the Property. Seller shall account to the pending of the pending or proposed special assessments affecting the Property. Seller shall account to the pending of these items during the Listing Period or any extension thereof. 10. BROKER'S AND SELLER'S DUTIES: Broker Responsibility, Authority and Limitations: Broker agrees to exercise reasonable effort and due diligence to achieve the purposes of this Agreement. Unless Seller gives Broker written instructions to the contrary, Broker is authorized, but not required, to (i) order reports and disclosures including those specified in 10E as necessary, (ii) advertise and market the Property by any method and in any medium selected by Broker, including MLS and the Internet, and, to the extent permitted by these media, control the dissemination of the information submitted to any medium; and (iii) disclose to any real estate licensee making an inquiry the receipt of any offers on the Property and the offering price of such offers.

Presentation of Offers: There are different strategies for obtaining the best offer for Seller. Seller is advised that certain buyers may prefer not to be in a competitive situation and either may not make an offer if there is an instruction that all offers will be presented at a later specified time or may try to make a "preemptive" offer that will expire in the hopes Seller will accept before the presentation date. Seller is advised to discuss and consider the best strategy for Seller. (1) Seller instructs Broker to Present Offers: Broker agrees to present all offers received for Seller's Property, and present

them to Seller as soon as possible, unless Seller gives Broker written instructions to the contrary.

Seller instructs Broker not to Present Offers until a Later Time: Seller has elected to have Broker hold all offers and present them to Seller on _____ (date) or _____ Days after the property is listed as active on the MLS. Broker and Seller may amend this time by agreeing in writing. Broker will inform Seller that an offer has come in, but will not submit offer to Seller, unless specifically instructed otherwise, in writing. Local MLS rules may impact this practice

and whether it will provide any benefit to Seller. C. Buyer Supplemental Offer Letters (Buyer Letters): Paragraph 8 of the Fair Housing and Discrimination Advisory (C.A.R. Form FHDA) attached to this Agreement informs Seller of the practice of many buyers and their agents of including a Buyer Letter with an offer to try to influence a seller to accept the buyer's offer. Buyer Letters may include photos and video. Whether overt or unintentional, Buyer Letters may contain information about a buyer's or seller's protected class or characteristics. Deciding whether to accept an offer based upon protected classes or characteristics is unlawful. Broker will not review the content of Buyer Letters.

(1) Seller instructs Broker not to present Buyer Letters, whether submitted with an offer or separately at a different time. Seller authorizes Broker to specify in the MLS that Buyer Letters will not be presented to Seller.

Seller instructs Broker to present Buyer Letters. Broker advises seller that: (i) Buyer Letters may contain information about protected classes or characteristics and such information should not be used in Seller's decision of whether to accept, reject, or counter a Buyer's offer; and (ii) if Seller relies on Buyer Letters, Seller is acting against Broker's advice and should seek the advice of counsel before doing so.

D. Seller agrees to consider offers presented by Broker, and to act in good faith to accomplish the sale of the Property by, among other things, making the Property available for showing at reasonable times and, subject to paragraph 3F, referring to Broker all inquiries of any party interested in the Property. Seller is responsible for determining at what price to list and sell the Property.

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Рго	pperty Address: 315 N Martel Ave.	Los AMaios Documen	t Page 38 of 53
	E. Investigations and Reports	s: Seller agrees, within 5	(or) Days of the beginning date of this Agreement, to order
			atural Hazard Disclosure report and the following reports:
	Structural Pest Control,	General Property Inspec	ction, Homeowners Association Documents, Preliminary (Title)
	Report, Roof Inspection,	Pool Inspection, Septic	/Sewer Inspection, Other
	If Property is located in a Co	ommon Interest Developm	ent or Homeowners Association, Seller is advised that there may be
	benefits to obtaining any requ	uired documents prior to er	ntering into escrow with any buyer. Such benefits may include, but not
			in obtaining the documents and avoiding any potential delays or
	complications due to late or s	slow delivery of such docum	nents.
	F. Seller further agrees to inc	demnify, defend and hold	Broker harmless from all claims disputes litigation, judgments,
	attorney fees and costs aris	ing from any incomest or	mormation supplied by Seller, or from any material facts
44			us or hidden conditions on the Property.
	AGENCY RELATIONSHIPS:	accept and note on Sellers	s behalf any deposits to be applied toward the purchase price.
124		required as a receipt of a 4"Di	sclosure Regarding Real Estate Agency Relationships" (C.A.R. Form AD).
	B SELLER REPRESENTATION	N. Broker shall represent S	eller in any resulting transaction, except as specified in paragraph 3F.
	C. POSSIBLE DUAL AGENCY	WITH BUYER: Depending	g upon the circumstances, it may be necessary or appropriate for Broker
			party, or one or more additional parties ("Buyer"). Broker shall, as soon
	as practicable, disclose to Se	eller any election to act as a	dual agent representing both Seller and Buyer. If a Buyer is procured
			rm, Seller hereby consents to Broker acting as a dual agent for Seller
			y consents to Broker collecting compensation from additional parties
			Ill parties of such agency and compensation. Seller understands and ermission of the respective party, disclose to the other party confidential
			either the Buyer's or Seller's financial position, motivations, bargaining
			price, including the Seller's willingness to accept a price less than the
	listing price or the Buyer's w	villingness to pay a price g	reater than the price offered; and except as set forth above, a dual
			cting the value or desirability of the Property to both parties.
			elationship described above, or as modified, in writing, prior to or
	concurrent with Seller's execu		ent. 5: Seller understands that Broker may have or obtain listings on other
			offers on, or purchase through Broker, property the same as or similar
			tation of sellers and buyers of other properties before, during and after
			of a 💢 "Possible Representation of More than One Buyer or Seller -
	Disclosure and Consent" (C.A		23
	F. TERMINATION OF AGENCY	/ RELATIONSHIP: Seller a	cknowledges and agrees that the representation duties of, and agency
		ninate at the expiration of	this Agreement or, if it occurs first, the completion of any transaction
42	specified in this Agreement.	MNCC AUDIO AND MIDE	Or Brakes in not recognitible for loss of an demand to account or seel
10.			 Broker is not responsible for loss of or damage to personal or real ockbox, a showing of the Property, or otherwise. Third parties, including,
	but not limited to appraisers inspe	ectors brokers and prosper	tive buyers, may have access to, and take videos and photographs of,
	the interior of the Property. Seller a	grees: (i) to take reasonable	precautions to safeguard and protect valuables that might be accessible
	during showings of the Property; (i	(ii) to obtain insurance to pro	otect against these risks. Broker does not maintain insurance to protect
	Seller. Persons visiting the Property	y may not be aware that the	ey could be recorded by audio or visual devices installed by Seller (such
	as "nanny cams" and hidden secu	irity cameras). Seller is advi	ised to post notice disclosing the existence of security devices.
14.	PHOTOGRAPHS AND INTERNE		
			ten necessary to provide photographs, virtual tours and other media to
			hat Broker or others may photograph or otherwise electronically capture
			s") for static and/or virtual tours of the Property by buyers and others for
			materials and sites. Seller acknowledges that if Broker engages third
			the agreement between Broker and those third parties may provide such
			ts to the Images may impact Broker's control or lack of control of future
			request that Broker provide any third parties' agreement impacting the
			placed on the Internet neither Broker nor Seller has control over who can
			Images, or how long such Images may remain available on the Internet.
			er/Agent and agrees that such Images are the property of Broker/Agent
			ing, including post sale and for Broker/Agent's business in the future.
			er persons coming onto the property may take photographs, videos or
			oker does not have the ability to control or block the taking and use of
			tructs Broker to publish in the MLS that taking of Images is limited to
			s. Seller acknowledges that unauthorized persons may take images
			g instruction in the MLS or who take images regardless of any limiting
			out into electronic display on the Internet or otherwise, neither Broker
	nor Seller has control over wh	no views such Images nor v	vhat use viewers may make of the Images.
15.	KEYSAFE/LOCKBOX: A keysafe/lo	ockbox is designed to hold a	key to the Property to permit access to the Property by Broker, cooperating
	brokers, MLS participants, their aut	thorized licensees and repre	esentatives, authorized inspectors, and accompanied prospective buyers.
	convey Soller's consent to access	the Property to inequators	out further approval from Seller, shall have the right to grant access to and appraisers, workers, repair persons, and other persons requiring entry to
	the Property in order to facilitate	ite the sale of the Prope	rty. Broker, cooperating brokers, MLS and Associations/Boards of
	REALTORS® are not insurers aga	ainst injury, theft, loss, vanc	dalism or damage attributed to the use of a keysafe/lockbox.
	A. Seller does (or if checked []		

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Case 2:23-bk-10990-SK Doc 234 Filed 08/03/23 Entered 08/03/23 16:56:19 Property Address: 315 N Martel Ave. Los Mains Document Page 39 of 53 B. TENANT-OCCUPIED PROPERTY: If Seller does not occupy the Property. Seller shall be responsible for obtaining occupant(s)' written permission for use of a keysafe/lockbox (C.A.R. Form KLA). 16. SIGN: Seller does (or if checked does not) authorize Broker to install a FOR SALE/SOLD sign on the Property. 17. EQUAL HOUSING OPPORTUNITY: The Property is offered in compliance with federal, state and local anti-discrimination laws. 18. ATTORNEY FEES: In any action, proceeding or arbitration between Seller and Broker arising out of this Agreement, Seller and Broker are each responsible for paying their own attorney's fees and costs. 19. ADDITIONAL TERMS: REO Advisory Listing (C.A.R. Form REOL) Short Sale Information and Advisory (C.A.R. Form SSIA) Trust Advisory (C.A.R. Form TA) Seller intends to include a contingency to purchase a replacement property as part of any resulting transaction 20. MANAGEMENT APPROVAL: If an associate-licensee in Broker's office (salesperson or broker-associate) enters into this Agreement on Broker's behalf, and Broker or Manager does not approve of its terms. Broker or Manager has the right to cancel this Agreement, in writing, within 5 Days After its execution. 21. SUCCESSORS AND ASSIGNS: This Agreement shall be binding upon Seller and Seller's successors and assigns. 22. DISPUTE RESOLUTION: A. WEDIATION: Seller and Broker agree to mediate any dispute or claim arising between them under this Agreement, believe resorting to arbitration or court action. Mediation fees, if any, shall be divided equally among the parties involved it, for any dispute or claim to which this paragraph applies, any party (i) commences an action without first attempting to resolve the matter through mediation, or (ii) before commencement of an action, refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. Exclusions from this mediation agreement are specified in paragraph 228. B. ADDITIONAL MEDIATION TERMS: The following matters shall be excluded from mediation: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage or installment land sale contract as defined in Civil Code § 2985; (ii) an unlawful detainer action; (iii) the films or enforcement of a mechanic's lien; and (iv) any matter that is within the jurisdiction of a probate, small claims or bankrupter court. The filing of a court action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional remedies, shall not constitute a waiver or violation of the mediation provisions. C. ARBITRATION ADVISORY: If Seller and Broker desire to resolve disputes arising between them through arbitration rather than court, they can document their agreement by attaching and signing an Arbitration Agreement Court, Form ARB). 23. ENTIRE AGREEMENT: All prior discussions, negotiations and agreements between the parties concerning the subject matter of this Agreement are superseded by this Agreement, which constitutes the entire contract and a complete and exclusive expression of their agreement, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. If any provision of this Agreement is held to be ineffective or invalid, the remaining provisions will nevertheless be given full force and effect. This Agreement and any supplement, addendum or modification, including any photocopy or facsimile, may be executed in counterparts. 24. OWNERSHIP, TITLE AND AUTHORITY: Seller warrants that: (i) Seller is the owner of the Property; (ii) no other persons or entities have title to the Property; and (iii) Seller has the authority to both execute this Agreement and sell the Property. Exceptions to ownership, title and authority are as follows: 25. LEGALLY AUTHORIZED SIGNER: Wherever the signature or initials of the Legally Authorized Signer, identified in the signature block below, appear on this Agreement or any related documents, it shall be deemed to be in a representative capacity for the entity described and not in an individual capacity, unless otherwise indicated. The Legally Authorized Signer (i) represents that the entity for which that person is acting already exists and is in good standing to do business in California and (ii) shall deliver to Broker, within 3 Days after execution of this Agreement, evidence of authority to act in that capacity (such as but not limited to: applicable portion of the trust or Certification Of Trust (Probate Code § 18100.5), letters testamentary, court order, power of

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attorney, corporate resolution, or formation documents of the business entity).

Case 2:23-bk-10990-SK Doc 234			6:19 Desc				
y signing below, Seller acknowledges that Seller greement.			s to the terms of this				
ENTITY SELLERS: (Note: If this paragraph is RCSD) is not required for the Legally Authorized S (1) One or more Sellers is a trust, corporation, LL(2) This Agreement is being Signed by a Legally individual. See paragraph 25 for additional ter (3) The name(s) of the Legally Authorized Signer(4) If a trust, identify Seller as trustee(s) of the trust or Doe Revocable Family Trust). If the entity case, including case #:	igners designated below. C, probate estate, partne y Authorized Signer in a ms. (s) is: ust or by simplified trust is a trust or under proba	rship, other entity or holds a power representative capacity and no name (ex. John Doe, co-trustee te, the following is the full name	er of attorney. t for him/herself as an , Jane Doe, co-trustee of the trust or probate				
SELLER SIGNATURE(S):							
(orginatoro) by,		Da Da	te:7/26/2023				
Printed name of SELLER: Bradley D. Sharp, Char	nted name of SELLER: Bradley D. Sharp, Chapter 11 Trustee						
Printed Name of Legally Authorized Signer:		Title, if applicable,	Program of Particles and Description of the Control				
Address	City	State	Zip				
Email		Phone #					
(Signature) By,		Da	te:				
Printed Name of Legally Authorized Signer:		Title, if applicable,					
Address	City	State	Zip				
Email		Phone #					
Additional Signature Addendum attached (C.A.	dditional Signature Addendum attached (C.A.R. Form ASA)						
BROKER SIGNATURE(S):							
Real Estate Broker (Firm) Coldwell Banker Realty	,	DRE Lic# @	10646242				
Address 1608 Montana Ave.	City Santa I	Monica State CA	Zip 90403				
By BM 7Mg/m Tel. (213) 200-2500	E-mail Billfried@eart	hlink.net DRE Lic# 0067201	5 Date 1/2y/23				
By Tel. (310)913-8112	E-mail Jessica@Jessica	Heredia.com DRE Lic# 01349365	Date 712412				
Two Brokers with different companies are co- Broker Acknowledgement (C.A.R. Form ABA).		listing Broker information is on t	he attached Additional				

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ADDENDUM TO EXCLUSIVE AUTHORIZATION AND RIGHT TO SALE

Bradley D. Sharp, solely in the capacity as the Chapter 11 Trustee ("Trustee") of the bankruptcy estate of Leslie Klein ("Debtor") in the Debtor's bankruptcy case in the United States Bankruptcy Court for the Central District of California, agrees to grant Coldwell Banker Realty ("Broker") the exclusive right to negotiate a sale of the real property commonly described as 315 N. Martel Ave, Los Angeles, California ("Property") upon the terms and conditions of the Exclusive Authorization and Right to Sell Property ("Exclusive Authorization"), as amended by the following terms and conditions:

- 1. Addendum. This Addendum applies to the Exclusive Authorization. Notwithstanding any contrary terms and conditions in the Exclusive Authorization, this Addendum shall apply.
- 2. <u>No Liability</u>. The Trustee is listing the Property for sale with the Broker in the capacity as Trustee and not in the Trustee's personal capacity, and no liability or obligations shall accrue to the Trustee personally as a result of such listing.
- 3. <u>Termination</u>. The Trustee may terminate the Exclusive Authorization at the Trustee's option and upon written notice to the Broker at any time, and no liability or obligations shall accrue to the estate or to the Trustee, either personally or in the capacity as Trustee, as a result of any such termination.
- 4. Abandonment. The Trustee reserves the right, in the Trustee's sole discretion, to determine not to sell the Property and to abandon the Property by serving a notice of the Trustee's intention to abandon the Property upon the Debtor, the Debtor's counsel, the United States Trustee, all creditors, and all parties in interest. In the event of any such abandonment, the Exclusive Authorization and this Addendum shall terminate and no liability or obligations shall accrue to the estate or to the Trustee, either personally or the capacity as Trustee, as a result of any such abandonment and termination.
- 5. <u>Conditions of Sale</u>. The Broker agrees and understands that any sale of the Property shall be subject to the following terms and conditions:
- a. The Trustee is selling the Property in the capacity as the Trustee and not in the Trustee's personal

capacity, and no liability or obligations shall accrue to the Trustee personally as a result of any sale.

- b. If for any reason, or no reason whatsoever, the Trustee is unable to deliver possession or title to the Property to any potential purchaser, the purchaser's sole remedy shall be the return of any money that the purchaser has deposited towards the purchase of the Property.
- condition or basis by quitclaim deed without any representations or warranties whatsoever, including without limitation representations or warranties as to title, oil and mineral rights, city or government agency notifications regarding work to be done, marketability of title, ownership, physical condition, compliance with state, city or federal statutes, codes, ordinances, or regulations, geological stability, zoning, suitability for improvement, and fire insurance policies to cover any improvements on the Property, nor any assurances regarding if the property is subdividable.
- d. The sale of the Property is subject to Bankruptcy Court approval after notice to the Debtor, the Debtor's counsel, the United States Trustee, all creditors, and all parties in interest as required by the Bankruptcy Code, Federal Rules of Bankruptcy Procedure, and Local Bankruptcy Rules.
 - e. The sale is subject to overbids.
- f. The purchaser shall, at the purchaser's sole expense, acquire any and all insurance policies that the purchaser desires to cover the Property. The Trustee does not agree to acquire or transfer any insurance policies to the purchaser.
- g. The purchaser is to arrange for all financing of the acquisition of the Property before the close of escrow.
- h. All escrow fees shall be shared and paid on a 50/50 basis by the Trustee and the purchaser.
- i. The purchaser shall, at the purchaser's sole expense, install all smoke detectors, if any, as may be required by state or local law. The Trustee is not required to deliver to the purchaser a written statement of compliance with any applicable state and local law.

- j. The purchaser shall, at purchaser's sole expense, obtain any and all pest control inspection repairs that purchaser deems appropriate.
- k. If any local ordinance requires that the Property be brought into compliance with minimum energy conservation standards as a condition of sale or transfer, the purchaser shall comply with and pay for these requirements at purchaser's sole expense.
- 1. Any sale is subject to the following conditions being satisfied before the close of escrow:
- (1) the Trustee must prevail with respect to any objections to the proposed sale; and
- (2) the Trustee reserves the right to reject any and all offers which in his/her judgment are insufficient.
 - m. The Property is being sold subject to:
- (1) All general and special taxes that are presently due, or may become due, regarding the Property, other than property taxes, which shall be prorated as of the close of escrow;
- (2) Any and all easements, restrictions, rights and conditions of record and rights of way, against, on or regarding the Property. Title, however, is to be transferred free of secured claims of record.
- 6. <u>Payment of Commission</u>. The commission to be paid to the Broker shall only be paid from the proceeds of the sale of the Property. The payment of the commission is subject to prior approval of the Bankruptcy Court.
- 7. Reduction of Listing Price and Extension of Term of Listing Agreement. The Trustee may, in the Trustee's sole discretion and business judgment and without further Court order, modify the Exclusive Authorization by reducing the listing price and/or extending the term of the Exclusive Authorization.
- 8. Entire Agreement. This Addendum and the Exclusive Authorization, to the extent that such Exclusive Authorization

is not contrary to the terms and conditions herein, constitute the entire contract between the parties. All prior agreements between the parties are incorporated into this agreement. Its terms are intended by the parties as a final expression of their agreement with respect to such terms as are included herein, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. The parties further intend that this Addendum and the Exclusive Authorization constitute the complete, final and exclusive statement of the terms of the agreement and that no extrinsic evidence whatsoever may be introduced in any judicial or arbitration proceeding, if any, involving this Addendum and the Exclusive Authorization.

9. Bankruptcy Court Jurisdiction. The Bankruptcy Court, sitting without a jury which is expressly waived, shall have exclusive jurisdiction to resolve any and all disputes relating to this Addendum and the Exclusive Authorization. This Addendum and the Exclusive Authorization and any disputes related thereto shall be governed by California law.

EXHIBIT 4

Jessica Heredia/Realtor

Address: 3015 Main St Ste 400, Santa Monica, CA 90405

Phone: 310-913-8112

Email: Jessica@JessicaHeredia.com

Summary:

Highly accomplished Real Estate Sales Agent with a successful track record since 2002. Consistently recognized as a top-producing agent, achieving prestigious awards such as International President's Elite, Diamond Society, and President's Circle. Adept at building strong client relationships and delivering exceptional results.

Experience:

Real Estate Sales Agent, COLDWELL Banker Realty 2007- Present

- Demonstrated expertise in the real estate market, specializing in residential sales.
- Consistently ranked as a top-producing agent since 2007, consistently exceeding sales targets.
- Developed and implemented effective sales and marketing strategies to maximize property exposure.
- Cultivated and maintained strong relationships with clients, providing personalized service and expert guidance.
- Collaborated with buyers, sellers, and fellow agents to negotiate and close successful transactions.
- Conducted accurate market analysis and property evaluations to determine optimal pricing strategies.
- Utilized advanced technological tools to streamline processes and enhance customer experience.

Real Estate Sales Agent, Century 21 Citrus 2002-2007

- Client Acquisition: Actively prospecting and networking to generate leads and establish connections with potential buyers and sellers.
- Client Representation: Representing clients in buying, selling, and leasing properties, ensuring their interests are protected and their needs are met.
- Property Marketing: Creating compelling property listings, brochures, and online advertisements to effectively market and showcase properties to potential buyers and renters.
- Property Showings: Conducting property tours and showings, highlighting key features and addressing any questions or concerns from potential buyers or renters.
- Offer Negotiation: Assisting clients with offer preparation and negotiations to secure favorable terms and conditions for both buyers and sellers.
- Transaction Management: Overseeing all aspects of the real estate transaction, including coordinating inspections, appraisals, and necessary paperwork to ensure a smooth and timely closing.
- Market Research: Conducting market analysis to stay informed about local trends, property values, and neighborhood developments, providing clients with accurate and up-to-date information.

- Client Communication: Keeping clients informed throughout the buying or selling process, providing regular updates, and promptly addressing any questions or issues that may arise.
- Contract Preparation

Volunteer Work:

Megan's Wings

 Assisting children with cancer and their families in need. Developed a temporary housing program for families who are receiving treatment.

Meals on Wheels

· Delivered meals to elderly.

Verdugo Hospice

· Visited with patients and assisted with daily tasks.

Skills:

- Exceptional Sales Ability: Proficient in sales techniques, with a proven track record of success in closing deals and achieving targets.
- Market Knowledge: In-depth understanding of the local real estate market, including current trends, pricing, and property values.
- Client Relationship Management: Skilled in building and maintaining strong relationships with clients, providing personalized service, and earning their trust.
- Negotiation Skills: Experienced in negotiating terms, prices, and conditions to ensure mutually beneficial outcomes for buyers and sellers.
- Marketing and Advertising: Proficient in developing effective marketing strategies to promote properties, utilizing various channels and technologies.
- Communication Skills: Strong verbal and written communication abilities to engage with clients, understand their needs, and convey information clearly and effectively.
- Problem-Solving: Quick and effective problem-solving skills in dealing with diverse challenges that may arise during real estate transactions.
- Organization and Time Management: Excellent organizational skills to handle multiple listings, paperwork, and deadlines efficiently.
- Technology Proficiency: Familiarity with real estate software, CRM tools, digital marketing platforms, and other technological tools to enhance productivity and client service.
- Ethical Conduct: Committed to maintaining the highest ethical standards in real estate

EXHIBIT 5



Steve Flores
Associate Manager
REALTOR / MBA
COLDWELL BANKER
RESIDENTIAL BROKERAGE
9229 Sunset Blvd, Suite 320
West Hollywood, CA 90069
(323)210-1422



Steve Flores

"To give real service you must add something which cannot be bought or measured with money, and that is sincerity and integrity." Douglas Adams

Steve is a Southern California native and real estate professional who represents buyers and sellers in all price ranges, in both residential and commercial real estate. He has extensive knowledge of the real estate market in Southern California.

A member of the National Association of Realtors along with the California Association of Realtors, Steve is a 20 year - plus real estate veteran, Associate Manager and a Certified Commercial Specialist with the Los Feliz & Sunset Strip Offices of Coldwell Banker Residential Brokerage. He is associated with the board of the Coldwell Banker Community Foundation, and has received a high level of success, receiving recognition as a top producer.

Educated at the California State University at Long Beach & Dominguez Hills, he earned a Bachelor's and a Master's Degree in International Business, respectively.

Having a high level of sensitivity towards life's transitions, Steve welcomes the opportunity to represent you in the marketing or purchase of your home, estate or commercial real estate.

EXHIBIT 6



1608 MONTANA AVE SANTA MONICA, CA 90403

William Friedman

William Friedman is a licensed real estate agent engaged in real estate sales transactions for over 40 years. Mr. Friedman is a top producer for Coldwell Banker. He was previously appointed Designated Area Real Estate Salesperson with Federal Home Loan Mortgage Corporation.

In addition to directly assisting individual homeowners and buyers, he has represented major lending institutions, receivers and bankruptcy trustees, including:

Bankruptcy Trustees:

Elissa D. Miller

David Seror

Bradley D. Sharp

Rosendo Gonzalez

Diane Weil

Richard M. Pachulski

Steve Schwaber

Byron Z. Moldo

James I. Stang

Dennis McGoldrich

David L. Ray

Alfred H. Siegel

James Leonard Brown

Lawrence Diamant

Samuel R. Biggs

Carolyn A. Dye

Nancy Knupfer

Edward M. Wolkowitz F. Wayne Elggren

Richard K. Diamond

R. Todd Neilson

David A. Gill

Helen Ryan Frazer

Heide Kurtz

Howard Ehrenberg

Alberta Stahl

David K. Gottlieb

Brad D. Krasnoff

Michael Kogan

Amy L. Goldman

Jeffrey I. Golden

Ronald L. Durkin

Jeffrey Coyne

Linda Chu

Christopher Barclay

Sam Leslie

Jason Rund

Barry Schwartz

David L. Hahn

Jeremy Faith

Thomas P. Jeremiassen

Thomas Casey

Lenders:

Countrywide Home Loans

Federal Home Loan Mortgage Corporation

Lincoln Service Corporation

Bank of America

Cal-Fed Enterprises

Union Federal Savings

California Federal Bank

Southern California Savings

Union Federal Bank

Residential Funding Corporation/GMAC

Coast Federal Bank

Receivers:

Stephen Donell

Samuel R. Biggs

David L. Ray

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is: 10100 Santa Monica Boulevard, 13th Floor, Los Angeles, California 90067

A true and correct copy of the foregoing document entitled (*specify*): CHAPTER 11 TRUSTEE'S APPLICATION TO (A) EMPLOY COLDWELL BANKER REALTY AS REAL ESTATE BROKER AND (B) ENTER INTO EXCLUSIVE LISTING AGREEMENTS; DECLARATIONS RE DISINTERESTEDNESS FOR EMPLOYMENT OF PROFESSIONAL PERSONS UNDER F.R.B.P. 2014 will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (date) August 3, 2023, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below: Service information continued on attached page 2. SERVED BY UNITED STATES MAIL: On (date) August 3, 2023, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail. first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed. Service information continued on attached page 3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (date) the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed. Service information continued on attached page I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct. Nancy H. Brown August 3, 2023 /s/ Nancy H. Brown Printed Name Date Signature

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF):

- Simon Aron saron@wrslawyers.com, moster@wrslawyers.com
- Reem J Bello rbello@goeforlaw.com, kmurphy@goeforlaw.com
- Ron Bender rb@lnbyg.com
- Michael Jay Berger michael.berger@bankruptcypower.com, yathida.nipha@bankruptcypower.com;michael.berger@ecf.inforuptcy.com
- Greg P Campbell chl1ecf@aldridgepite.com, gc@ecf.inforuptcy.com;gcampbell@aldridgepite.com
- Baruch C Cohen bcc@BaruchCohenEsq.com, paralegal@baruchcohenesq.com
- Theron S Covey tcovey@raslg.com, sferry@raslg.com
- Jeffrey W Dulberg jdulberg@pszjlaw.com
- Dane W Exnowski dane.exnowski@mccalla.com, bk.ca@mccalla.com,mccallaecf@ecf.courtdrive.com
- Robert P Goe kmurphy@goeforlaw.com, rgoe@goeforlaw.com;goeforecf@gmail.com
- Michael I. Gottfried mgottfried@elkinskalt.com, cavila@elkinskalt.com,lwageman@elkinskalt.com,docketing@elkinskalt.com
- **Brandon J Iskander** biskander@goeforlaw.com, kmurphy@goeforlaw.com
- Michael S Kogan mkogan@koganlawfirm.com
- John W Lucas jlucas@pszjlaw.com, ocarpio@pszjlaw.com
- Ron Maroko ron.maroko@usdoj.gov
- Kirsten Martinez Kirsten.Martinez@bonialpc.com, Notices.Bonial@ecf.courtdrive.com
- Steven M Mayer smayer@mayerlawla.com
- Krikor J Meshefejian kjm@lnbyg.com
- Kenneth Misken Kenneth.M.Misken@usdoj.gov
- Jeffrey P Nolan jnolan@pszjlaw.com
- Eric J Olson eric@ejolsonlaw.com
- Jeffrey N Pomerantz jpomerantz@pszjlaw.com
- Brian A Procel bprocel@millerbarondess.com, rdankwa@millerbarondess.com;docket@millerbarondess.com
- Joshua L Scheer jscheer@scheerlawgroup.com, jscheer@ecf.courtdrive.com
- Mark M Sharf (TR) mark@sharflaw.com, C188@ecfcbis.com;sharf1000@gmail.com;2180473420@filings.docketbird.com
- Bradley D. Sharp (TR) bsharp@dsi.biz
- Nikko Salvatore Stevens nikko@cym.law, mandi@cym.law
- Alan G Tippie Alan. Tippie@gmlaw.com, atippie@ecf.courtdrive.com; Karen. Files@gmlaw.com, patricia. dillamar@gmlaw.com, denise. walker@gmlaw.com
- Gary Tokumori gtokumori@pmcos.com
- United States Trustee (LA) ustpregion 16.la.ecf@usdoj.gov
- Michael L Wachtell mwachtell@buchalter.com
- John P. Ward jward@attleseystorm.com, ezhang@attleseystorm.com
- Alex M Weingarten aweingarten@willkie.com, lcarter@willkie.com
- Clarisse Young youngshumaker@smcounsel.com, levern@smcounsel.com
- Paul P Young paul@cym.law, jaclyn@cym.law
- Roye Zur rzur@elkinskalt.com, cavila@elkinskalt.com;lwageman@elkinskalt.com;1648609420@filings.docketbird.com

2. SERVED BY UNITED STATES MAIL:

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